EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:	Chapter 11
W.R. GRACE & CO., et al.) Case No. 01-1139 (JKF)
Debtors.) Objection Deadline: April 10, 2008 at 4:00p.m. Hearing: Schedule if Necessary (Negative Notice)
TO DAVID T. AUSTERN, FUTUR COMPENSATION AND REIMBUR	RTH MONTHLY INTERIM APPLICATION OF TCLIFFE LLP, BANKRUPTCY COUNSEL RE CLAIMANTS' REPRESENTATIVE, FOR RESEMENT OF EXPENSES FOR THE PERIOD THROUGH JANUARY 31, 2008
Name of Applicant:	Orrick, Herrington & Sutcliffe LLP ("Orrick")
Authorized to Provide Professional Services to:	David T. Austern, Future Claimants' Representative (the "FCR")
Date of Retention:	As of February 6, 2006 pursuant to Order entered by Court on May 8, 2006
Period for which compensation is sought:	January 1, 2008 through January 31, 2008
Amount of Compensation (100%) sought as actual, reasonable, and necessary:	\$1,052,243.75
80% of fees to be paid:	\$ 841,759.00 ¹
Amount of Expense Reimbursement sought as actual, reasonable and necessary:	\$ 140,412.45
Total Fees @ 80% and 100% Expenses:	\$ 982,171.45
This is an: interimX	monthly final application.

¹ Pursuant to the Administrative Order, as amended, entered April 17, 2002, absent timely objections, the Debtors are authorized and directed to pay 80% of fees and 100% expenses.

The total time expended for fee application preparation during this time period is 15.80 hours and the corresponding fees are \$4,425.00 and \$311.66 in expenses for Orrick's fee applications and 9.60 hours and \$2,412.00 in fees and \$1,790.12 in expenses for the FCR and/or his other professionals' fee applications. Any additional time spent for this matter will be requested in subsequent monthly interim applications.

This is Orrick's Twenty-Fourth interim fee application for the period January 1-31, 2008. Orrick has previously filed the following interim fee applications with the Court:

Interim Period	Fees @ 100%	Fees @ 80%	Expenses @ 100%	Total Fees @ 80% & 100%
First Interim Period February 6-28, 2006	\$89,026.00	\$71,220.80	\$0.00	Expenses
Second Interim Period March 1-31, 2006	\$117,266.25	\$93,813.00	\$7,501.32	\$71,220.80
Third Interim Period April 1-30, 2006	\$125,362.50	\$100,290.00	\$1,783.43	\$101,314.32 \$102,073,43
Fourth Interim Period May 1-31, 2006	\$136,416.00	\$109,132.80	\$6,389.80	\$115,522.60
Fifth Interim Period June 1-30, 2006	\$194,266.75	\$155,413.40	\$6,395.69	\$161,809.09
Sixth Interim Period July 1-31, 2006	\$181,982.00	\$145,585.60	\$11,934.45	\$157,520.05
Seventh Interim Period August 1-31, 2006	\$152,041.50	\$121,633,20	\$5,711.17	\$127,344.37
Eighth Interim Period Sept. 1-30,2006	\$223,996.25	\$179,197.00	\$8,006.50	\$187,203.05
Ninth Interim Period October 1-31, 2006	\$225,845.00	\$180,676.00	\$24,528.57	
Tenth Interim Period November 1-30, 2006	\$387,429.00	\$309,943.20	\$31,267.21	\$205,204.57
Eleventh Interim Period December 1-31, 2006	\$227,796.00	\$182,236.80	\$42,583.17	\$341,210.41
Twelfth Interim Period January 1-31, 2007	\$379,956.25	\$303,965.00	\$14.046.26	\$224,819.97
Thirteenth Interim Period February 1-28, 2007	\$384,551.00	\$307,640.80	\$17,183.12	\$318,011.26
Fourteenth Interim Period March 1-31, 2007	\$347,570.75	\$278,056.60		\$324,823.92
Fifteenth Interim Period April 1-30, 2007	\$319,286.00	\$255,428.80	\$26,494.40	\$304,551.00
Sixteenth Interim Period May 1-31, 2007	\$322,920.00	\$258,336.00	\$50,662.51	\$306,091.31
Seventeenth Interim Period June 1-30, 2007	\$379,834.50		\$74,644.21	\$332,980.21
Eighteenth Interim Period July 1-31, 2007	\$261,753.75	\$303,867.60	\$42,991.68	\$346,859.28
Nineteenth Interim Period August 1-31, 2007	\$428,316.00	\$209,403.00	\$51,368.01	\$260,771.01
Twentieth Interim Period September 1-30, 2007		\$342,652.80	\$62,111.63	\$404,764.43
Twenty-First Interim Period Oct 1-31, 2007	\$628,858.50	\$503,086.80	\$393,007.08	\$896,093.88
Twenty-Second Interim Period Nov 1-30, 2007	\$976,730.25	\$781,384.20	\$84,140.33	\$865,524.53
Twenty-Third Interim Period Dec 1-31, 2007	\$808,945.25	\$647,156.20	\$150,679.68	\$797,835.88
	\$792,125.75	\$633,700.60	\$51,773.86	\$685,474.46

To date, Orrick has received payments from the Debtors in the following amounts:

- \$71,220.80 representing 80% of fees and 100% of expenses for February 2006
- \$101,314.32 representing 80% of fees and 100% of expenses for March 2006
- \$17,805.20 representing 20% of fees for February 2006
- \$23,453.25 representing 20% of fees for March 2006
- \$102,073.43 representing 80% of fees and 100% of expenses for April 2006
- \$115,522.60 representing 80% of fees and 100% of expenses for May 2006
- \$161,809.09 representing 80% of fees and 100% of most expenses for June 2006
- \$157,520.05 representing 80% of fees and 100% of expenses for July 2006
- \$127,344.37 representing 80% of fees and 100% of expenses for August 2006
- \$187,203.05 representing 80% of fees and 100% of expenses for September 2006
- \$91,209.05 representing 20% of fees for April, May and June 2006

- \$205,204.57 representing 80% of fees and 100% of expenses for October 2006
- \$566,030.38 representing 80% of fees and 100% of expenses for November and December 2006
- \$111,603.95 representing 20% of fees for July, August and September 2006
- \$642,835.18 representing 80% of fees and 100% of expenses for January and February 2007
- \$156,363.99 representing 20% of fees for October, November, and December 2006
- \$133,371.35 representing 80% of fees and 100% of expenses for March and April
- \$940,610.50 representing 80% of fees and 100% of expenses for May, June and July 2007
- \$206,968.66 representing 20% of fees for January, February and March 2007
- \$404,764.43 representing 80% of fees and 100% of expenses for August 2007
- \$896,093.88 representing 80% of fees and 100% of expenses for September 2007
- 1,059,103.88 representing 20% of fees for April, May and June 2007, and 80%of fees and 100% of expenses for October 2007
- \$797,835.88 representing 80% of fees and 100% expenses for November 2007
- \$685,474.46 representing 80% of fees and 100% expenses for December 2007

COMPENSATION SUMMARY JANUARY 1-31, 2008

Name of Professional <u>Person</u>	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, Area of Expertise	Hourly Billing <u>Rate²</u>	Total Billed <u>Hours</u>	Total Fees
John Ansbro	Partner, 4 years in position; 13 years relevant experience; 1995, Litigation	\$690	206.40	\$134,791.50 ³
Stephen G. Foresta	Partner, 10 years in position; 21 years relevant experience; 1987, Litigation	\$825	15.40	\$12,705.00
Roger Frankel	Partner, 24 years in position; 37 years relevant experience; 1971, Bankruptcy	\$875	159.50	\$135,931.25 ⁴
Jonathan P. Guy	Partner, 7 years in position; 15 years relevant experience; 1993, Bankruptcy	\$720	10.40	\$7,488.00
Robert F. Lawrence	Partner, 11 years in position; 25 years relevant experience 1983, Environmental Law	\$715	18.70	\$13,370.50

² Please note that the hourly billing rates for Orrick professionals have changed effective January 1, 2008.

³ This amount reflects a reduction of \$7,624.50 representing a 50% discount of hourly rates for non-working travel.

This amount reflects a reduction of \$3,631.25 representing a 50% discount of hourly rates for non-working travel.

Name of Professional	Position of Applicant,	Hourty	Total	Total Fees
<u>Person</u>	No. of Years in Position.	Billing	Billed	TOTALLOGS
	Prior Relevant Experience.	Rate	Hours	
	Yr. Obtained License to Practice,		SAVIES	
	Area of Expertise			
Raymond G. Mullady, Jr.	Partner, 15 years in position;	\$710	204.80	\$141,822.50
	25 years relevant experience;]	1	V141,022.50
7 7 7 7	1983, Litigation			
Jay K. Musoff	Partner, 4 years in position;	\$720	.30	\$216.0
	15 years relevant experience;			\$210.0
	1993, Litigation			
John Narducci	Partner, 12 years in position;	\$810	.20	\$162.00
	20 years relevant experience;	1	.20	\$102.0
	1988, Tax			
Garret G. Rasmussen	Partner, 26 years in position;	\$800	66.10	\$52,880.00
	34 years relevant experience;		33.70	932,000.00
	1974, Litigation			
Clayton S. Reynolds	Partner, 21 years in position;	\$800	21.60	\$17,280.00
	29 years relevant experience:	1	21.00	\$17,200.00
	1979, Tax			
Scott A. Stengel	Partner, 4 years in position:	\$690	18.20	\$12,558.00
	12 years relevant experience:	40,0	10.20	\$12,338.00
	1996, Bankruptcy			
Richard H. Wyron	Partner, 19 years in position:	\$775	65.00	\$48,437,50 ⁶
	29 years relevant experience;	4,,,5	05.00	348,437,30
	1979, Bankruptcy			
Mary A. Wallace	Of Counsel, 6 years in position;	\$620	25.50	\$15,810.00
	18 years relevant experience:		25.50	\$13,010.00
	1989, Corporate			
Joshua M. Cutler	Associate, 5 years in position;	\$500	68.40	\$30,900.00
	5 years relevant experience:	1	30.10	\$20,500.00
V	2003, Litigation	ł		
Debra L. Felder	Associate, 6 years in position;	\$530	110.10	\$58,353.00
	6 years relevant experience:	,,,,,		\$30,333.00
	2002, Bankruptcy		i	
Alexandra G. Freidberg	Associate, 3 months in position;	\$340	8.60	\$2,924.00
	3 months relevant experience:	40.0	0.00	\$2,924.00
	2007, Real Estate and Environmental	1	1	
Nicole M. Jones	Associate, 2 years in position:	\$400	15.20	\$6,080.00
	2 years relevant experience;		15.20	\$U,U6U.UU
	2006, Litigation	İ		
Antony P. Kim	Associate, 2 years in position;	\$500	182.00	\$90,000.008
	5 years relevant experience:	****	.02.00	\$50,000,00
	2003, Litigation	ľ		

This amount reflects a reduction of \$3,585.50 representing a 50% discount of hourly rates for non-working travel.

This amount reflects a reduction of \$1,937.50 representing a 50% discount of hourly rates for non-working travel.

This amount reflects a reduction of \$3,300.00 representing a 50% discount of hourly rates for non-working travel. This amount reflects a reduction of \$1,000.00 representing a 50% discount of hourly rates for non-working travel.

Area of Expertise Law clerk, 4 months in position; 4 months relevant experience; NY bar admission pending, Litigation Associate, 3 years in position;	\$340	95.60	
Associate, 3 years in position:			\$32,504.00
5 years relevant experience; 2003, Litigation	\$470	6.00	\$2,820.00
Associate, 2 years in position; 2 years relevant experience; 2006, Litigation	\$400	66.20	\$26,480.00
Associate, 4 years in position; 4 years relevant experience; 2004, Bankruptey	\$ 470	12.80	\$6,016.00
Associate, 4 years in position; 4 years relevant experience;	\$470	47.80	\$20,609.509
Associate, 3 years in position; 3 years relevant experience;	\$440	80.60	\$33,924.00 ¹⁰
Legal Assistant	\$160	68.70	£10,000 00
Legal Assistant			\$10,992.00 \$61,490.00
Bankruptcy Research Specialist			\$7,203.00
Legal Assistant			\$690.00
Practice Support Project Coordinator	\$210		\$11,592.00
Legal Assistant	\$195		\$6,630.00
	\$230		\$7,245.00
Trial Technologist	\$205		\$31,980.00
Practice Support Project Coordinator	\$210		\$2,499.00
Senior Legal Assistant	\$240	30.50	\$7,320.00
Legal Assistant	\$90	6.00	\$540.00
		2,177.10	\$1,052,243.75
	2003, Litigation Associate, 2 years in position; 2 years relevant experience; 2006, Litigation Associate, 4 years in position; 4 years relevant experience; 2004, Bankruptcy Associate, 4 years in position; 4 years relevant experience; 2004, Litigation Associate, 3 years in position; 3 years relevant experience; 2005, Litigation Legal Assistant Legal Assistant Bankruptcy Research Specialist Legal Assistant Practice Support Project Coordinator Legal Assistant Senior Legal Assistant	Associate, 2 years in position; 2 years relevant experience; 2006, Litigation Associate, 4 years in position; 4 years relevant experience; 2004, Bankruptcy Associate, 4 years in position; 4 years relevant experience; 2004, Litigation Associate, 3 years in position; 3 years relevant experience; 2005, Litigation Legal Assistant Legal Assistant Legal Assistant Senior Legal Assistant	2003, Litigation S400 66.20

This amount reflects a reduction of \$1,856.50 representing 50% discount of hourly rates for non-working travel.

This amount reflects a reduction of \$1,540.00 representing 50% discount of hourly rates for non-working travel.

This amount reflects a reduction of \$922.50 representing 50% discount of hourly rates for non-working travel.

COMPENSATION BY PROJECT CATEGORY JANUARY 1-31, 2008

Project Category	Total Hours	T. A. B. C.
Case Administration	7.40	Total Fees
Due Diligence		\$1,218.00
Insurance	.60	\$525.00
Litigation	15.40	\$12,705.00
Plan & Disclosure Statement	1,845.00	\$890,465.00
Retention of ProfessionalsOther	166.90	\$106,632.50
Compensation of Professionals-Other	20.80	\$7,293.50
Compensation of Professionals-Other	9.60	\$2,412.00
Compensation of Professionals-Orrick	15.80	\$4,425.00
Non-Working Travel	95.60	\$26,567.75
TOTAL	2,177.10	\$1,052,243.75

EXPENSE SUMMARY JANUARY 1-31, 2008

Expense Category	Total
Color Copies	Total
Desksite	\$147.50
Document Retrieval Services (Document Technologies	\$195.00
Parcels and Specialized Legal Services Inc.)	\$1,490.35
Duplicating	
Expert Invoice (Z-Axis, Graphic Consultant)	\$10,334.60
Expert Related Materials (Books and Articles)	\$37,087.05
Meals	\$197.00
Pacer	\$3,502.28 ¹²
Parking	\$3,954.11
Postage/Express Delivery	\$213.75
Secretarial Overtime	\$5,033.71
Telephone	\$155.13
Travel - Air Fare/Train	\$95.82
Travel - Mileage	\$62,151.87
Travel - Taxi	\$644.00
Westlaw and Lexis Research	\$2,033.61
Williams Lee	\$9,912.41
TOTAL	\$3,264.26
	\$140,412.45

Orrick's Client Charges and Disbursements Policy effective January 1, 2008, is as follows:

a. Duplicating -- It is Orrick's practice to charge all clients of the Firm for duplicating at the in-house rate of 20¢ per page; however, Orrick has reduced the duplicating cost to 10¢ per page in order to comply with the Local Rules of this Court. This charge includes

¹² Orrick has reduced its meal expenses by \$1,459.70 for those meals which were more than the allowed fee auditor's limit of \$15 per person for breakfast; \$25 per person for lunch; and \$50 per person for dinner.

the cost of maintaining the duplicating facilities and the actual cost involved with respect to the duplication.

- b. Long Distance Telephone and Facsimile Charges -- Orrick charges clients for long distance telephone calls but not for local telephone calls. Necessary mobile phone usage is reimbursed to professionals submitting an appropriate bill. Out-going facsimile transmissions are charged at \$1.75 per page, plus any long-distance calling cost, and there is no charge for incoming facsimiles.
- c. Messenger and Courier Service It is Orrick's practice to use Federal Express or similar express mail delivery and third-party messenger services only in exigent circumstances (i.e., when needed to meet a deadline or when a next-day response from the recipient was necessary or beneficial to the case) and only when less costly than other available alternatives.
- d. Overtime -- It is Orrick's practice to allow professionals and paraprofessionals working more than 3 hours of overtime to charge a meal to the appropriate client at a meal charge limited to \$7.50 per professional. It is Orrick's practice to allow professionals and support staff to charge a car service or cab to the appropriate client when working at least 2 hours of overtime. Orrick endeavored not to incur overtime charges unless necessary to benefit the case and in certain exigent circumstances. Orrick utilized secretarial assistance in connection with monitoring and updating case dockets and downloading, circulating and printing of pleadings filed in the case. Thus, certain charges were incurred by secretaries for overtime. (Note: These charges are at rates less than that charged by Orrick paralegals or other professional staff who may have otherwise performed this type of work.)
- e. Computerized Research -- It is Orrick's practice to use computer-assisted legal research when it is efficient to do so. The charge to clients for Lexis and Westlaw are based on retail rates that do not include non-client specific volume discounts offered to Orrick. Use of fee based internet research services other than Lexis and Westlaw is charged at Orrick's cost. There is no separate charge for free internet research.

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

Dated: March 21, 2008

Roger Frankel, admitted pro hac vice Richard H. Wyron, admitted pro hac vice

Columbia Center 1152 15th Street, NW Washington, DC 20005

(202) 339-8400

Co-Counsel to David T. Austern, Future Claimants Representative

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

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In re:)	Chapter 11
)	•
W.R. GRACE & CO., <u>et</u> <u>al</u> .	Ĵ	Case No. 01-1139 (JKF)
	.).	
Debtors.)	
)	

VERIFICATION

DISTRICT OF COLUMBIA, TO WIT:

Richard H. Wyron, after being duly sworn according to law, deposes and says:

- 1. I am a partner of the applicant law firm Orrick, Herrington & Sutcliffe LLP ("Orrick") and have been admitted *pro hac vice* to appear in these cases.
- 2. I have personally performed certain of the legal services rendered by Orrick as counsel to David T. Austern as Future Claimants' Representative ("FCR") and am familiar with the work performed on behalf of the FCR by the lawyers, legal assistants, and other professionals of Orrick as set forth in the invoices attached as Exhibit A to Orrick's monthly interim application.
- 3. I have reviewed the Application and the facts set forth therein are true and correct to the best of my knowledge, information and belief. I have reviewed the requirements of Local Rule 2016-2 and the Administrative Order as Amended dated April 17, 2002, and I believe the Application to be in compliance therewith.

Richard H. Wyron

SWORN AND SUBSCRIBED TO BEFORE ME THIS 21st DAY OF MARCH, 2008

Notary Public

My commission expires: 3~14-09

EXHIBIT A

ORRICK, HERRINGTON & SUTCLIFFE LLP INVOICE DATED JANUARY 1-31, 2008



ORRICK, HERRINGTON & SUTCLIFFE LLP COLUMBIA CENTER 1152 15TH STREET, NW WASHINGTON, D.C. 20005-1706

tel +1·202-339-8400 fax +1·202·339-8500

WWW.ORRICK.COM

David Austern, Futures Claims Representative for W.R. Grace & Co. c/o Claims Resolution Management Corp. 3110 Fairview Park Drive, Suite 200 Falls Church, VA 22042

February 28, 2008 Client No. 17367 Invoice No. 1113090

Orrick Contact: Roger Frankel

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 2 - Case Administration

01/02/08 01/02/08 01/03/08 01/04/08 01/07/08 01/08/08 01/10/08 01/10/08 01/11/08 01/11/08 01/15/08 01/15/08 01/15/08 01/17/08 01/17/08 01/12/08 01/22/08 01/23/08 01/24/08 01/25/08 01/25/08 01/25/08 01/28/08 01/29/08 01/29/08	R. Barainca D. Fullem D. Fullem R. Barainca R. Barainca	Review Court docket; download documents and distribute. Update case calendar. Review calendar of deadlines and hearings. Review current calendar of hearings and deadlines. Review Court docket; download documents and distribute. Update case calendar. Review Court docket; download documents and distribute. Update case calendar. Review Court docket; download documents and distribute. Review Court docket; download documents and distribute. Update case calendar. Review Court docket; download documents and distribute.	0.20 0.70 0.20
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Total Hours
Total For Services

7.40

\$1,218.00



David Austern, Futures Claims Representative for W.R. Grace & Co. - 17367

February 28, 2008 Invoice No. 1113090

\$1,559.32

page 2

Timekeeper Summary	Hours	Rate	Amount
Rachael Barainca Debra O. Fullem	7.00 0.40	160.00 245.00	1,120.00 98.00
Total All Timekeepers	7.40	\$164.59	\$1,218.00
Disbursements Express Delivery Telephone	т	338.93 2.39	
	1.	otal Disbursemer	nts

Total For This Matter



David Austern, Futures Claims Representative for W.R. Grace & Co. - 17367

February 28, 2008 Invoice No. 1113090

page 3

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 5 - Due Diligence

01/23/08 R. Frankel

Review Piper Jaffray memo re Project Fly acquisition.

0.60

0.60

Total Hours

Total For Services

\$525.00

Timekeeper Summary	Hours	Rate	Amount
Roger Frankel	0.60	875.00	525.00
Total All Timekeepers	0.60	\$875.00	\$525.00

Total For This Matter

\$525.00



David Austern, Futures Claims Representative for W.R. Grace & Co. -17367

February 28, 2008 Invoice No. 1113090

page 4

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 7 - Insurance Matters

01/14/08	S. Foresta	Begin review of Wyron.	insurance mater	rials forwarded by R.	2.50
01/15/08	S. Foresta	Continue review	of incurance me	stamiala	
01/16/08	S. Foresta	Finalize review of	of insurance mat	iterials. erials forwarded by R	1.70
		Wyron.	i modrance mat	criais forwarded by R	1.80
01/17/08	S. Foresta	Telephone confer	ence with R. W	yron re insurance issu	100
		(.8); follow up re	view of materia	ls discussed (1.0)	
01/21/08	S. Foresta	Begin analysis of	insurance matte	ers addressed in revise	ed 1.50
01/22/00	6. 7	pian of reorganiza	ation		
01/23/08	S. Foresta	Continue analysis	of insurance m	atters addressed in re-	vised 2.80
		pian of reorganiza	ilion (1.4); begi	n review and analysis	of
01/24/08	S. Foresta	disclosure stateme	ent sections peri	aining to insurance (1	1.4).
01/24/00	5. Polesia	Continue review a	and analysis of c	disclosure statement	0.10
01/28/08	S. Foresta	sections pertaining	g to insurance.		
	2. 20.000	review Grace allo	on or insurance	coverage issues (2.0):	3.20
		toriew Grace and	cation scenarios	(1.2).	
		Total Hou	rc	15.40	
		Total For		15.40	
		10111101	JCI VICCS		\$12,705.00
Timekeep	er Summary	Hours	Rate	Amount	
	_				
Stephen	G. Foresta	15.40	825.00	12,705.00	
Total All T	imekeepers	15.40	\$825.00	\$12,705.00	

Total For This Matter

\$12,705.00

\$12,705.00



David Austern, Futures Claims Representative for W.R. Grace & Co. - page 5

February 28, 2008 Invoice No. 1113090

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 8 - Litigation

01/01/08	T. Kim		
01/01/08		Review and upload new pleadings in LMS.	6.00
01/01/00	K. Munady, Jr.	Review transcript of 2002 Senate Judiciary Committee	0.30
01/01/08	R. Lawrence	nearing, including testimony of D. Austern	0.50
01/01/08	R. Lawrence	Review and revise memo summarizing settlement	5.20
		agreement (3.0); prepare comments on settlement	5.20
01/01/08	R. Frankel	agreement (2.2),	
01/01/08	K. Frankei	Review memo from D. Austern, notes re same (.5); review	2.90
01/02/08	D D	Grace Daubert Reply (2.4)	2.90
01/02/08	withing	Review various pleadings in preparation for estimation trial.	4.70
01/02/08		Review and upload new pleadings in I MS	6.00
01/02/08	T. Hoye	Work with case team to add and edit pleadings on Green	8.00
		LIVIS (1.0); CONTINUE to gather exhibits for use with a part of	8.00
		and forward same to document services as necessary (1.0).	
		teview and test hyperlinks on the ACC and ECD being	
		necessary and create list of errors and forward same to	
01/02/09	A CON	document services for corrections (6.0)	
01/02/08	A. Thorp	Create searchable Concordance database of all trial	3.50
01/02/00	* ~	exhibits.	3.30
01/02/08	J. Cangialosi	Assist attorney re preparation for trial including preparation	0.00
		of exhibits (2.5), organization of war room plan (2.5) and	9.00
01/02/00		preparation of work sets of documents (4.0)	
01/02/08	A. Freidberg	Review and respond to questions regarding W/D Grace	2.20
01/02/00	**	memoralidum analyzing the environmental cattlament	3.30
01/02/08	K. Maco	Review Grace and ACC opposition brief (1.0), award	0.20
		telephone conference with Canlin & Drysdala regarding	8.20
		issues for reply brief (1.0); meet with I Anshro regarding	
01.05.00		same (1.3); research issues for reply brief (3.8)	
01/02/08	C. Zurbrugg	Confer with J. Ansbro re Daubert brief (3): telephone	<i>5</i> 40
		Conference with A. Kim, J. Anshro I Webber and V. Marr	5.40
		te same (1.3); draft e-mails re same (3); confer with t	
		Canglalosi re case documents (1): review Grace Daubert	
01/02/05	_	orier (1.9); confer with J. Ansbro re Daubert reply (1.5)	
01/02/08	C. O'Connell	Draft e-mails related to meeting with trial consultant.	0.20
		with that consultant.	0.20



David Au 17367 page 6	ustern, Futures Clai	ms Representative for W.R. Grace & Co Februa Invoice N	ury 28, 2008 To. 1113090
01/02/08	A. Kim	Review of Senate Hearings Transcripts on Asbestos Litigation cited as Grace trial exhibits (.5); analysis of Grace reply brief arguments on Anderson and Florence (1.0); analysis of Grace reply brief points responding to Stallard affidavit with cross-checks to affidavit (1.0); work on Stallard rebuttal points and review of Stallard's e-mail correspondence on same (.4); conference call with J. Wehner, W. Slocombe and J. Ansbro on Reply Brief outline and arguments (1.0); draft work on Anderson reply brief sections (1.8); research and analysis of Dow Corning and state law cases cited by Grace in support of its merits-based approach (2.3).	8.00
01/02/08	D. Felder	Review and respond to e-mail correspondence regarding estimation issues (1.6); e-mail correspondence with W. Wagner regarding Daubert pleadings (.2); review e-mails from J. Biggs regarding estimation issues (.5); review recently filed motions and notice of settlement (2.4); e-mail correspondence with T. Hoye regarding eBrief and review exhibits regarding same (.6); telephone conferences with M. Hurford regarding estimation issues (.5); follow-up regarding same (.5); review pleadings and expert reports in preparation for estimation trial and e-mail correspondence	8.30
01/02/08	J. Ansbro	with R. Barainca and T. Hoye regarding same (2.0). Conferences with K. Maco regarding legal issue raised in Grace's Daubert opposition and related assignment (.7); conferences with C. Zurbrugg regarding different legal issues in Grace's papers and drafting section of Reply (1.3); confer with J. Cangialosi regarding trial preparations (.3); prepare for and conference call with team members and ACC counsel regarding Reply brief (1.0); follow-up telephone conferences and e-mails with J. Wehner regarding same (.6); follow-up telephone conference with A. Kim regarding assignment to draft section (.3); work on sections of Reply brief, review motion papers and background materials in connection with same (3.6); e-mails to/from trial exhibit vendor and telephone confrence with C. O'Connell regarding same (.4).	8.20
01/02/08	R. Lawrence	Review and revise memorandum summarizing proposed settlement and recommendations regarding objections	2.50
01/02/08	J. Guy	E-mails to/from counsel regarding PD issues	0.20
01/02/08 01/02/08	J. Guy R. Wyron	Review and edit memorandum on EPA issues	0.20
01/02/08	G. Rasmussen	Review Grace's opposition to D. Review Grace's opposition to D.	0.40
	ANNOTHINGS	Review Grace's opposition to Daubert motion, focusing on response to our challenge of Anderson and Lees.	4.00



17307	ustern, Futures Clair	ns Representative for W.R. Grace & Co Februar	ry 28, 2008
page 7		Invoice N	o. 1113 090
01/02/08	R. Frankel	Review Grace Daubert Reply.	
01/02/08	R. Frankel	Prepare notes re bankruptcy issues in estimation trial.	3.20
01/02/08	R. Frankel	Review D. Austern memo in detail re estimation hearing	1.20
		(.7); exchange of e-mails with E. Inselbuch re same (.4).	1.10
01/03/08		Review and upload new pleadings in LMS	6.00
01/03/08	T. Hoye	Complete review and testing of hyperlinks in the ACC brief (1.8); notify D. Felder and D. Smith repotential exhibit	6.00 4.00
		issues and obtain solutions as necessary (.8); create CD of FCR brief and forward to D. Felder for comment (.7); meet with L. Pietrofere re pleadings on Grace-LMS and discuss	
01/03/08	A T'L	related issues with other document reviewers (7)	
01/03/08	A. Thorp	Continue creating searchable Concordance database of all trial exhibits.	2.50
01/03/08	L. Pietrofere	Meet with T. Hoye re entry of pleadings into LMS.	
01/03/08	L. Pietrofere	Begin adding pleadings onto LMS.	0.50
01/03/08	D. Fullem	Research and organize additional pleadings on LMS.	8.50
01/03/08	J. Cangialosi	Assist attorney re preparation for trial including preparation	4.00
	ū	of exhibits (2.5); organization of war room (2.5); preparation of work sets of documents (4.0).	9.00
01/03/08	A. Freidberg	Review of analysis of WR Grace environmental settlement.	
01/03/08	K. Maco	Research issues for reply brief.	4.00
01/03/08	C. Zurbrugg	Draft section of Daubert reply (7.1); confer with J. Ansbro re same (.5).	8.80 7.60
01/03/08	C. O'Connell		
		Review materials in preparation for conference call with trial consultant and J. Ansbro (.5); conference call with trial consultant and J. Ansbro to discuss preparation of graphic exhibits (.9); review notes and draft e-mail to R. Mullady	1.80
01/02/02		summarizing conference call (4)	
01/03/08	A. Kim	Further analysis of Dr. Anderson expert report and Grace opposition sections referring to same (1.5); analysis of Dr.	11.50
		Lees methodology and deposition testimony on same (1.0); work on reply arguments to Dr. Anderson's use of average	
		conort exposures as reflective or actual individual	
		exposures (2.0); analysis of Dr. Florence deposition	
		testimony and Grace opposition arguments on his use of prior settlements in estimation (1.0); work on reply	
		arguments disputing same (3.5); calls with E. Stallard	
		regarding Dr. Anderson's opposition arguments (1.5).	
		analysis of Dr. Anderson's opposition affidavit and work on reply to same (1.0).	
01/03/08	D. Felder	Review pleadings and related was the	
		Review pleadings and related materials in preparation for estimation trial (5.5); e-mail correspondence with T. Hoye regarding same (.5).	6.00



David Ai 17367 page 8	ustern, Futures Clain	ns Representative for W.R. Grace & Co Februa Invoice N	ary 28, 2008 To. 1113090
01/03/08	J. Ansbro	E-mails to/from N. Finch and R. Frankel regarding Reply Brief issues (.3); prepare for telephone conference with trial exhibit vendor (.4); conference call with C. O'Connell and trial exhibit vendor regarding trial demonstratives (.9); dealings with J. Cangialosi regarding trial preparations (.5); prepare and telephone conference with J. Kimble regarding Daubert issues (.4); revise draft Joint ACC/FCR submission regarding Admissibility of Grace Trial Exhibits (.7); review L. Anderson's Affidavit in opposition (rec'd today), telephone conference with A. Kim regarding same and related section of Reply Brief (.6); draft sections of Reply	8.20
01/03/08	R. Mullady, Jr.	orier, review case law in connection with same (4.4)	
01/03/08	J. Guy	Attention to Daubert reply brief and pre-trial matters.	1.00
	-	Review EPA settlement issues and analyze memorandum discussing same.	2.50
01/03/08	J. Guy	Attention to PD issues and Fisher application.	
01/03/08	G. Rasmussen	Analysis of Grace's defense of Anderson; conference with	0.80
		T. Kim regarding our response.	0.50
01/03/08	R. Frankel	Exchange of e-mails re Daubert Reply, Estimation Trial.	0.60
01/03/08	R. Frankel	Finish review of Grace's Daubert Reply.	0.60
01/03/08	R. Frankel	Prepare notes re opening argument for Estimation Trial.	1.60
01/03/08	R. Frankel	Review memorandum from B. Lawrence re proposed	1.30
		environmental settlement (1.2); notes re same (4)	1.60
01/04/08	T. Kim	Review and upload new pleadings in LMS	5 50
01/04/08	T. Hoye	Discuss issues re trial exhibits with J. Cangialosi and A	5.50 4.70
		Thorp (.4); obtain approvals for splash screens and make	4.70
		final edits to opposition eBriefs (2.5); forward eBriefs to the	
		case teams for ACC and FCR as necessary (1.5); discuss	
		issues with the document coders re pleadings on Grace-	
		LMS (.3).	
01/04/08	A. Thorp	Continue creating searchable Concordance database of all trial exhibits.	2.50
01/04/08	L. Pietrofere	Continue adding pleadings onto LMS.	0.00
01/04/08	E. Walker	Trial preparation.	9.00
01/04/08	J. Cangialosi	Assist attorney re preparation for trial including preparation	7.00
		of exhibits (2.5); organization of war room (2.5); prepare work sets of documents (4.0).	9.00
01/04/08	K. Maco	Research issues for reply brief.	£ 40
01/04/08	C. Zurbrugg	Confer with J. Ansbro re Daubert reply (2.0); revise same	5.40
		(2.8).	4.80
01/04/08	C. O'Connell	Review graphic exhibits prepared for use at trial (.4);	0.60
		discuss graphic exhibits with J. Ansbro (.2).	0.60



David Ai 17367 page 9	ustern, Futures Cla	ims Representative for W.R. Grace & Co Februa. Invoice N	ry 28, 2008 o. 1113090
01/04/08	A. Kim	Call with E. Stallard and G. Rasmussen regarding Dr. Anderson opposition affidavit and response thereto (1.1); further work on reply sections on Dr. Florence's use of past settlements in his estimation (.9); extensive review of Dr. Lees deposition transcript on variability and average exposure calculations (3.8); revisions to reply brief sections related to Dr. Anderson's affidavit arguments on average/individual exposures (2.3); review of draft	10.10
01/04/08	D. Felder	ACC/FCR combined reply brief (2.0). Review eBrief of Daubert opposition (.4); e-mail correspondence with T. Hoye regarding same (.2); e-mail correspondence with N. Finch and litigation team regarding objections to exhibits and witness order (.5); telephone conferences with M. Hurford regarding estimation issues (.2); e-mail correspondence with litigation team and M. Hurford regarding same (.5); review notice of settlement and e-mail to R. Wyron regarding same (.2); review files regarding estimation materials in preparation for estimation	5.40
01/04/08	J. Ansbro	trial (3.4). E-mails to/from R. Mullady and team regarding Daubert Reply issues (.8); telephone conferences with J. Wehner regarding Daubert Reply (.5); telephone conferences with A. Kim regarding same (1.0); review and comments to draft ACC/FCR Objections to Grace Trial Exhibits (.4); review and comments to draft trial demonstrative exhibits (.7); review comments and data from J. Kimble relating to Daubert Reply (.7); e-mails with T. Hoye regarding eBriefs (.2); review and revise sections of ACC/FCR Daubert Reply, conferences with K. Maco, C. Zurbrugg and e-mails with ACC counsel regarding same (4.2).	8.50
01/04/08	R. Mullady, Jr.	Review E. Anderson affidavit and discuss with colleagues.	1.20
01/04/08	R. Mullady, Jr.	Attention to pre-trial matters.	0.80
01/04/08	J. Guy	Work on PD issues.	0.60
01/04/08	R. Wyron	Review outline for responsive brief and follow-up on	0.60
01/04/08	G. Rasmussen	bankruptcy issues. Conference with E. Stallard concerning his response to Anderson.	1.50
01/04/08	G. Rasmussen	Outline response to Anderson's critique of Stallard.	
01/04/08	R. Frankel	Review Grace Daubert Reply (.5); prepare notes re	1.80
_		argument, surreply brief (.9).	1.40
01/04/08	R. Frankel	Confer with R. Wyron re hearing (.4); review issues re coordination of trial (.3).	0.70
01/05/08	S. Hosein	Continue to analyze and input pleadings into LMS.	3.00



David Ai 17367 page 10	ustern, Futures Clair	ns Representative for W.R. Grace & Co Februa Invoice N	ury 28, 2008 To. 1113090
01/05/08	K. Maco	Read draft Daubert reply (1.0); meet with J. Ansbro to discuss edits on same (1.4); attend conference call to discuss edits on same (1.6); draft portion of Daubert reply	5.80
01/05/08	A. Kim	(1.8). Further review and revisions to draft reply sections on Dr. Anderson and Dr. Lees (1.8); work with G. Rasmussen and J. Ansbro on same (.5); call with E. Stallard on his reply affidavit arguments to Dr. Anderson (.6).	2.90
01/05/08	J. Ansbro	Edit and draft sections for Daubert Reply, review and comments to draft ACC sections, e-mails with R. Mullady and team members regarding same (6.5); conference call with ACC counsel regarding same and trial strategy (1.4).	7.90
01/05/08	R. Mullady, Jr.	Review and revise draft ACC/FCR reply brief.	2.70
01/05/08	R. Mullady, Jr.	Discussions with R. Frankel and J. Ansbro regarding reply brief.	2.70 1.20
01/05/08	R. Mullady, Jr.	Review Grace's trial witness disclosure.	0.20
01/05/08	G. Rasmussen	Review of draft of our reply on Daubert issues	0.20
01/05/08	R. Frankel	Review, edit surreply (revised) from Caplin	3.80
01/05/08	R. Frankel	Telephone conference with N. Finch, P. Lockwood, I.	1.90
01/05/08	R. Frankel	Ansbro re edits to brief (1.6); notes re same (.3).	
01/06/08	T. Hoye	Review series of e-mails re telephone conference and brief.	0.30
		Test Grace-LMS site re new functionality to assist case	0.80
		team when searching for materials (.4); test eBrief for the FCR and ACC on non-networked computer to confirm that	
		disc functions properly (.4).	
01/06/08	E. Walker	Trial preparation.	** 00
01/06/08	J. Cangialosi	Assist attorney re preparation for trial including preparation	5.00
		of exhibits (2.0); organization of war room plan (1.0); preparation of work sets of documents (3.0).	6.00
01/06/08	A. Kim	Review and revisions to combined ACC/FCR draft reply	6.80
		oriei (1.3); analysis and revisions to E. Stallard's draft reply	0.80
		airidavit (3.3); work with G. Rasmussen on Anderson reply	
		orier sections (1.2); conference call with ACC and FCR	
01/06/08	I Amahaa	teams on reply brief (1.0).	
01/00/08	J. Ansbro	Conference with K. Maco regarding research for opening	9.30
		statement (.2); edit and draft sections of Daubert Reply	
		review and revise draft sections from ACC, numerous e-	
		mails with team and ACC counsel regarding same (8.0);	
		conference call with ACC counsel regarding draft Daubert	
		Reply (.6); review Stallard Declaration and e-mails to/from	
01/06/08	R. Mullady, Jr.	G. Rasmussen and R. Mullady regarding same (.5). Review draft Stallard Affidavit.	
01/06/08	R. Mullady, Jr.	Review and revise droft Double in the control of th	0.60
		Review and revise draft Daubert reply brief.	2.60



David Au 17367 page 11	istern, Futures Clain	ns Representative for W.R. Grace & Co Februar Invoice No	ry 28, 2008 b. 1113090
01/06/08	R. Mullady, Jr.	Discussions with J. Ansbro regarding draft Daubert reply brief.	0.50
01/06/08	G. Rasmussen	Write sections of Daubert reply brief.	
01/06/08	R. Frankel	Review further revised draft Daubert and Land Agent Paul	8.10
01/06/08	R. Frankel	Review further revised draft Daubert surreply of ACC/FCR. Telephone conference with J. Ansbro, P. Lockwood, N. Finch and others re edits.	2.20 0.70
01/07/08	L. West	Locate and verify source data, reliance materials, and cross examination materials in preparation for trial.	3.00
01/07/08	R. Barainca	Review exhibits filed with Grace's Reply to the Daubert Brief for A. Weiss.	0.70
01/07/08	R. Barainca	Review various pleadings in preparation for estimation trial.	7 00
01/07/08	T. Kim	Review and upload new pleadings in LMS.	5.80
01/07/08	T. Hoye	Review and discuss issues with case team re the FCR and	6.00
		ACC's opposition eBriefs (.9); test and review	4.00
		programming changes on Grace-LMS and notify	
		programmers of certain issues as necessary (1.7); review	
		alialysis of pleadings on Grace-LMS and discuss related	
01/07/08	L. Pietrofere	issues re same with R. Barainca (1.4).	
01/07/08	E. Walker	Continue analyzing and inputting pleadings onto LMS.	9.00
01/07/08	J. Cangialosi	Trial Preparation.	8.00
31.37.33	v. Cangiaiosi	Assist attorney re preparation for trial including preparation of exhibits (4.0); organization of war room (1.0);	10.00
		preparation of work sets of documents and attending trial (5.0).	
01/07/08	K. Maco	Review affidavits for Daubert Reply.	
01/07/08	E. Somers	Meet with Orrick and Caplin teams to discuss trial prep	1.00
		(1.3); prepare cross examination materials for Grace witnesses (2.5).	3.80
01/07/08	E. Somers	Thoroughly review and edit Motion to Oppose Grace's	5 20
		Daubert Motion to Strike Experts (1.3): locate and verify	5.20
01/07/00	o = .	proper source data and reliance materials (3.9)	
01/07/08	C. Zurbrugg	Confer with J. Ansbro re Daubert reply (2): review	3.20
		Anderson and Stallard declarations (3): review Anderson	3.20
		reports (./); draft e-mail to J. Anshro re same (.2); ravious	
		trial exhibit fists (.3); confer with J. Anshro re Ory	
01/07/08	C. O'Connell	testimony (.3); review Ory transcript (1.2).	
		Review materials in preparation for meeting with trial graphics consultant.	0.50
01/0//08	A. Weiss	Review Grace expert Rodricks' deposition transcript and exhibits in order to aid G. Rasmussen in creating cross-examination.	6.50



David Au 17367 page 12	istern,	Futures Claims	Representative for W.R. Grace & Co Fe Invoi	bruary 28, 2008 ce No. 1113090
01/07/08	A.	Kim	Call with E. Stallard regarding reply declaration and rebuttal to Anderson declaration (2.0); work on exhibits reply brief with ACC counsel (1.0); work with J. Ansbro Florence reply (.8); follow-up work with E. Stallard on cited materials related to demography and heterogeneity issues (.5); work with FCR team on direct examination at opening statements for trial (2.7); work on trial demonstratives (1.2); further work with ACC counsel on reply brief review and revisions and exhibits (1.0); review of Rodricks expert reports in preparation for cross examination (1.5).	on nd
01/07/08		Felder .	E-mail correspondence with litigation team regarding rep and estimation trial issues (2.0); telephone conference wit litigation team regarding same (1.0); e-mail corresponden with T. Hoye regarding Daubert eBriefs (.4); e-mail correspondence with R. Wyron regarding claim settlemen notice (.1); review same (.1); e-mail correspondence with D. Fullem regarding property damage issues (.2); review litigation database and e-mail with T. Hoye regarding sam (2.1).	t t e
01/07/08	J. A	Ansbro	Review and revise Daubert Reply Brief, numerous e-mails and telephone conferences with team members and ACC counsel regarding same (8.3); conference call with R. Mullady and team members regarding Daubert Reply, demonstrative exhibits and trial preparations (.6); confer with C. Zurbrugg regarding preparations for Ory cross-examination (.3).	9.20
01/07/08		Mullady, Jr.	Prepare reply brief (6.5); review and discuss Grace witness list (.5); prepare for trial (2.2).	9.20
01/07/08	J. G		Work on PD issues and Fisher application.	1.20
01/07/08		Vyron	R. Lawrence (1.1); review witness list on bankruptcy issues (.3); review draft Daubert reply and provide comments to G. Rasmussen (.8).	2.20
01/07/08		Rasmussen	Meet with R. Mullady concerning cross-examination of witnesses at hearing.	1.30
01/07/08		lasmussen	Conference with J. Ansbro on introduction to reply.	0.20
01/07/08		asmussen	Revisions to reply brief re Daubert.	3.50
01/07/08	R. F	rankel	Review, edit revised Daubert brief, new introduction	2.80
			section (2.0); series of e-mails re opening arguments (.8).	2.80
01/07/08		rankel	Review notice of debtors' order of witnesses (.7); review Stallard Declaration (.7).	1.40
01/07/08	R. F	rankel	Review revisions to brief from R. Mullady and general revisions (during travel to NY).	1.70



David Au 17367 page 13	stern, Futures Clair	ms Representative for W.R. Grace & Co Februar Invoice No	y 28, 2008). 1113090
01/07/08	R. Frankel	Confer with R. Wyron re estimation trial.	0.30
01/08/08	R. Barainca	Review various pleadings in preparation for estimation trial.	3.70
01/08/08	T. Kim	Review and upload new pleadings in LMS.	4.50
01/08/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	8.00
01/08/08	T. Hoye	Test new functionality on Grace-LMS and notify S. Timberlake re potential issues to address (.7); create and modify CD labels for opposition eBrief and forward to D. Felder and ACC counsel for approval (.6); ACC and FCR eBriefs to confirm they work properly and forward same to D. Felder and ACC counsel for service as requested (5.7).	7.00
01/08/08	L. Pietrofere	Complete adding pleadings to LMS database.	4.50
01/08/08	E. Walker	Trial preparation.	4.50 6.50
01/08/08	J. Cangialosi	Assist attorney re preparation for trial, including	10.00
		preparation of exhibits (4.0); organization of war room and	10.00
		preparation of work sets of documents (1.0); attend trial (5.0).	
01/08/08	E. Somers	Work with J. Cangialosi on trial preparation logistics,	1.20
		including document handling, etc.	1.20
01/08/08	C. Zurbrugg	Review Ory transcript and prepare for cross-examination.	5.90
01/08/08	C. O'Connell	Prepare for and attend meeting with trial graphics	1.40
		consultant, R. Mullady, J. Ansbro and T. Kim.	1.40
01/08/08	K. Thomas	Review and respond to e-mail from R. Wyron re Tersigni.	0.10
01/08/08	A. Weiss	Review Grace expert Rodricks' expert reports in order to aid	4.60
		G. Rasmussen in creating cross-examination.	4.00
01/08/08	A. Kim	Work with FCR trial team on demonstrative exhibits related	9.00
		to opening statements and explanation of J. Biggs methodology (5.5); work on demonstrative exhibits related to explanation of Florence methodology (1.5); work with R. Mullady on Biggs defense for opening arguments (.5); review and analysis of Debtors' reply brief to ACC/FCR opposition to Daubert motion (1.4).	8.90
01/08/08	D. Felder	E-mail correspondence with R. Mullady and litigation team regarding trial logistics (1.8); e-mail correspondence with T. Hoye regarding Daubert eBrief and litigation database (.2); review exhibits to rebuttal and supplemental reports and e-mail correspondence with J. Ansbro, J. Cutler and C. Zurbrugg regarding same (2.4); e-mail correspondence with D. Smith regarding Daubert eBrief (.2); review estimation-related documents in preparation for estimation trial database (4.2); e-mail correspondence to R. Frankel and R. Wyron regarding claim settlement notice (.3); review recently filed pleadings for January omnibus hearing (.4).	9.50



David Au 17367 page 14	istern, Futures Clain		ry 28, 2008 o. 1113090
01/08/08		Review Grace's Daubert Reply Brief (1.2); meet with R. Mullady, A. Kim and trial exhibit demonstrative exhibit vendor regarding demonstratives for trial (6.0); conference call with ACC counsel regarding opening statements and trial strategy (1.0); e-mails to/from C. Zurbrugg regarding preparations for Ory cross-examination (.3).	8.50
01/08/08	R. Mullady, Jr.	Trial preparation.	9.50
01/08/08	R. Lawrence	Discuss EPA analysis with R. Wyron.	0.30
01/08/08	J. Guy	E-mails to PD Committee counsel and R. Finke regarding PD issues.	0.10
01/08/08	J. Guy	Work on EPA settlement issues.	0.30
01/08/08	R. Wyron	Review bankruptcy issues in Grace's Daubert responses and follow-up e-mails re same (.8); review logistics for trial (.2); call from J. Liu on documents under seal and follow-up (.4); e-mails and calls regarding Remedium tax issues with J. Brownstein and C. Reynolds (.4); review e-mail on EPA claim (.2); review analyses of EPA settlement and organize chart of issues (2.7); draft summary e-mail on EPA settlement issues (.4).	5.10
01/08/08	G. Rasmussen	Review of Rodricks reports in preparation for cross- examination.	1.00
01/08/08	R. Frankel	Review outline from Finch re opening statement (.8); prepare notes re same (.6).	1.40
01/08/08	R. Frankel	Review Grace Reply Memorandum.	2.00
01/08/08	R. Frankel	Confer with E. Inselbuch re estimation trial.	2.90
01/09/08	T. Ryan	Prepare database and technology setup to support attorneys at estimation trial in Pittsburgh.	1.10 8.00
01/09/08	E. Walker	Trial preparation.	4.00
01/09/08	J. Cangialosi	Assist attorney re preparation for trial including preparation of exhibits (4.0); organization of war room (1.0); preparation of work sets of documents and attending trial (5.0).	4.00 10.00
01/09/08	A. Freidberg	Review of WR Grace chart on environmental settlement.	1.20
01/09/08	K. Maco	Meet with J. Ansbro regarding research for opening statement (.2); research issue for opening statement (1.4).	1.20 1.60
01/09/08	E. Somers	work on trial exhibit demonstratives with T. Kim (.8); draft oral argument text on Reply to Daubert motion to strike testimony of Marshall Shapo for R. Mullady (1.9); work with J. Cangialosi on trial preparation (.9)	3.60
01/09/08	C. Zurbrugg	Confer with J. Cangialosi re trial exhibits (.3); prepare for Ory cross-examination (3.5); review Nicholson article (.5)	4.30
01/09/08	A. Weiss	Begin reviewing Grace's SEC filings to determine if those filings included a breakdown between current and future liability, as requested by R. Mullady.	2.50



David Au 17367 page 15	stern, Futures Clair	ms Representative for W.R. Grace & Co Februar Invoice No.	ry 28, 2008 o. 1113090
01/09/08 01/09/08	J. Cutler A. Kim	Prepare for Weill and Henry cross-examinations. Extensive review and analysis of J. Biggs deposition transcript and video in preparation for opening arguments and direct case (4.3); review of Zaxis' Florence demonstrative exhibit for opening statements and work with J. Ansbro on same (.8); review Tillinghast meso values chart for trial (.5); analysis and preparation of rebuttal to	0.30 7.80
01/09/08	D. Felder	Conference with R. Mullady regarding estimation issues (.1); e-mail correspondence with litigation team regarding same (1.5); telephone conference with J. Liesemer regarding environmental issues (.1); prepare cover letter for Daubert eBrief and finalize same (.3); telephone conferences with T. Kim regarding Daubert issues (.5); review Grace's reply and prepare e-mail response to R	8.50
01/09/08	J. Ansbro	Mullady regarding same (1.5); e-mail correspondence with R. Mullady and R. Wyron regarding confidentiality issues (.1); telephone conference with R. Wyron regarding same (.1); e-mail correspondence with litigation team regarding estimation issues (1.4); telephone conference with J. Cangialosi regarding trial logistics (.1); follow-up regarding same (.1); review materials from R. Mullady and T. Kim and e-mail correspondence regarding same (2.7). E-mails to/from J. Biggs and J. Kimble regarding draft demonstratives (.3); confer with K. Maco regarding research for opening statement (.2); e-mails and discussions with R. Mullady regarding draft demonstratives and revisions to opening statement outline, telephone conferences with A. Kim regarding same (1.3); e-mails to/from R. Mullady and ACC counsel regarding response to Grace objection to Stallard Reply Declaration, review background of stipulation in connection with same (.5);	3.50
01/09/08	R. Mullady, Jr.	prepare for Ory cross-examination (1.2). Trial preparation (8.5); discussions with debtors' counsel and ACC counsel regarding debtors' threatened motion for	9.50
01/09/08	R. Lawrence	sanctions (1.0). Review and revise summary chart prepared by R. Wyron (1.7); discuss questions and assumptions with R. Wyron (.4).	2.10



17367 page 16	stern, rutures Clair	ns Representative for W.R. Grace & Co Februar Invoice No.	ry 28, 2008 o. 1113090
01/09/08	R. Wyron	Review and revise analysis of EPA settlement (1.1); review comments from B. Lawrence and follow-up on EPA settlement (.7); call with J. Baer on confidentiality and EPA settlement issues, and follow-up notes (.8); e-mail with ACC regarding issues (.2); confer with D. Felder on confidentiality issues and follow-up (.5).	3.30
01/09/08	G. Rasmussen	Preparation of cross-examination for Roddrick	1.50
01/09/08	R. Frankel	Telephone conference with R. Wyron, M. Wallace re plan, disclosure issues.	1.10
01/09/08	R. Frankel	Review draft chart from R. Wyron re environmental settlement.	0.70
01/09/08	R. Frankel	Telephone conference with D. Austern re settlement issues (.4); notes re same (.4).	0.80
01/09/08	R. Frankel	Telephone conference with J. Rice re settlement issues (.3); prepare notes re same (.3).	0.60
01/09/08	R. Frankel	Prepare notes re possible settlement issues	0.70
01/10/08	L. West	Review Ballard, Mason, Foster and Harron deposition transcripts for Grace's designations.	2.00
01/10/08	R. Barainca	Review various pleadings in preparation for estimation trial.	
01/10/08	T. Ryan	repare database and technology set-tin to support attornave	3.20 12.00
01/10/08	T. Hoye	Review reply brief and make list of all missing exhibits (1.5); organize and name exhibits and case law as necessary for inclusion onto the eBrief (1.8); review brief and designate which text needs hyperlinks (2.0); discuss issued	7.00
1/10/08	J. Cangialosi	test recent functionality on Grace-LMS as necessary (1.2). Assist attorney re preparation for trial including preparation of exhibits, organization of war room, preparation of work sets of documents and attending trial	10.00
1/10/08	K. Maco	Meet with J. Ansbro regarding issue for Daubert opening (.5); analyze expert reports for data and compile data (5.0)	6.40
1/10/08	E. Somers	Review deposition transcripts for cross-designation purposes.	1.80
1/10/08	C. Zurbrugg	Exchange e-mails with W. Addo re articles (.2); confer with J. Ansbro re Ory testimony (2.2); review articles in preparation for same (1.7).	4.10
1/10/08	C. O'Connell	Review e-mails from trial graphics consultant.	
	A. Weiss	Continue review of Grace SEC filings regarding breakdown	0.20 2.10
1/10/08	A V:	between current and ruture liability	2.10
1/10/08	A. Kim	Review and revisions to draft opening statement outline for FCR (1.2); work with G. Rasmussen on Roggli rebuttal points (.5); work on draft demonstrative exhibits for opening statement prepared by Zaxis (1.4).	3.10



17367 page 17		ms Representative for W.R. Grace & Co Februar Invoice No.	ry 28, 2008 o. 1113090
01/10/08	D. Felder	Conference with R. Frankel regarding ZAI issues (.2); review Debtors' tax remedium motion (.2); review J. Biggs' estimation expert report and analysis documentation (.5); telephone conference with E. Somers regarding B-reader deposition designations (.1); telephone conference with J. Brownstein, R. Wyron and C. Reynolds regarding tax	3.30
01/10/08	J. Ansbro	Review latest draft demonstrative exhibits and telephone conference with demonstrative exhibit vendor and C. O'Connell, e-mail to R. Mullady regarding same (.8); conferences with K. Maco regarding research to support FCR's opening statement (.5); conferences with C. Zurbrugg regarding preparation for cross-examination of R. Ory (2.2); review and revise draft versions of opening/Daubert argument (1.0); e-mails to/from ACC counsel regarding various aspects of ACC's opening statement, trial preparation and strategy (.7); attention to J. Biggs' errata sheet (.4); dealings with J. Cangialosi regarding trial logistics (.5); review data gathered by K. Maco relating to opening statement, e-mails to K. Maco regarding same (.5); review and comments to ACC's draft opposition to Grace motion to bar admission of expert reports into evidence, e-mails to ACC counsel regarding same (.3); review and comments to proposed time estimates for ACC and FCR trial witness testimony (.3); e-mails to/from J. Biggs regarding latest drafts of demonstrative exhibits (.5); work on preparations for Moolgavkar cross-examination, e-mails to/from ACC counsel regarding same (1.0); select pertinent case materials for use at trial site and	10.20
	R. Mullady, Jr.	prepare for first week of trial (1.5). Trial preparation.	8.00
1/10/08	R. Lawrence	Discuss bankruptcy treatment of environmental issues with R. Wyron (.2); review and revise comments on summary chart (.6); review final draft of summary chart and provide final comments (.4).	1.20
1/10/08 1	R. Wyron	Revise summary of environmental issues (1.6); review and revise environmental reserves information and update with Piper Jaffray (.6); review confidentiality issues on sealed pleadings (.8); call with J. Liessemer re EPA settlement and follow-up (.3); call with C. Reynolds and J. Brownstein on	3.60
1/10/08 F	R. Frankel	Debtors' proposed Remedium tax issue (.3). Review series of e-mails re estimation trial.	



David Au 17367 page 18	ıstern, Futures Clai	ims Representative for W.R. Grace & Co Februar Invoice No	y 28, 2008 o. 1113090
01/10/08		Review spreadsheets from J. Radecki re settlement models (1.1); telephone conference with J. Radecki, J. Brownstein, R. Wyron re same (.6).	1.70
01/10/08	R. Frankel	Review outline of opening argument from R. Mullady (1.5); draft bankruptcy section of opening (9)	2.40
01/10/08	R. Frankel	Prepare further notes, consider issues re settlement.	1.20
01/10/08	R. Frankel	Conter with R. Wyron re settlement issues	1.30
01/10/08	R. Frankel	parameters (.3); telephone conference with E. Inselbuch re settlement issues (.4).	0.50 0.70
01/11/08	R. Barainca	Research re exhibits relating to the reply eBrief.	1.00
01/11/08	R. Barainca	Review various pleadings in preparation for estimation trial	1.30
01/11/08	T. Ryan	at estimation trial in Pittsburgh.	12.50
01/11/08	T. Hoye	Discuss issues with Williams Lea re hyperlinking eBrief (2.0); begin to test links and provide feedback as necessary (1.5); organize additional exhibits and circulate new splash screen to the team (1.0); discuss issues with J. Cangialosi re issues at the trial site (.5).	5.00
01/11/08	J. Cangialosi	Organization of war room for trial (7.0); preparation and organization of work sets of exhibits, and related documents to be used for preparation of cross-examination of witnesses (5.0).	12.00
01/11/08	K. Maco	Create summary documents for use in opening statement.	2.00
01/11/08	C. Zurbrugg	repare for Ory cross-examination	2.00
01/11/08	K. Thomas	Telephone conference with D. Klauder re Tersigni (.1); coordinate with R. Barainca to obtain documents from Tersigni bankruptcy case (.2); coordinate with R. Meade re hearing (.1); draft e-mail summary to R. Wyron and D. Felder re status (.2); conference with R. Wyron re Tersigni (.2); follow up meeting with information on local counsel to R. Wyron (.1).	4.40 0.90
01/11/08	A. Weiss	Complete review of Grace's SEC filings re current and future liabilities, and report results to R. Mullady.	3.00
01/11/08	A. Weiss	Begin to search for and review articles by Grace expert Rodricks, and report to G. Rasmussen on items of interest.	2.10
01/11/08	A. Kim	Extensive work with J. Ansbro and R. Mullady on opening statement and related demonstrative exhibits (7.2); review and revisions to opening argument outline (.8); analysis of Grace expert reports in preparation thereof (.5); work with G. Rasmussen on direct testimony points for Professor Stallard and Dr. Roggli (1.3).	9.80



David Au 17367 page 19	stern, Futures Claim	s Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 o. 1113090
01/11/08	D. Felder	Review ZAI issues (.6); conference with D. Austern, R. Frankel, R. Wyron and R. Mullady regarding strategy issues (3.0); conference with D. Austern, R. Frankel and E. Westbrook regarding ZAI issues (1.0); e-mail correspondence with estimation team regarding logistics and strategy (2.0); e-mail with J. Biggs regarding estimation issues (.1); telephone conference with T. Hoye regarding estimation issues (.1); conference with R. Barainca regarding same (.1); telephone conference with R. Frankel and J. Biggs regarding estimation issues and follow-up with J. Biggs regarding confidentiality issues (.8); review Daubert pleadings and exhibits regarding confidentiality issues (.8); conferences and e-mail correspondence with R. Wyron regarding same (.3); telephone conference with M. Hurford regarding estimation issues (.1); e-mail correspondence with estimation team regarding E. Stallard	9.90
01/11/08	J. Ansbro	issues (1.0). Attend meeting with R. Mullady, A. Kim and trial demonstrative vendor regarding demonstratives for opening statement, telephone conference with B. Gillespie regarding same (5.5); meet with DC team and D. Austern regarding trial strategy (.5); e-mails to/from C. Zurbrugg regarding preparations for Ory cross-examination (.2); prepare for Ory cross-examination (.7).	6.90
01/11/08	R. Mullady, Jr.	Trial preparation.	7.50
01/11/08	R. Lawrence	Review objections from Tyco (.1), Charleston (.2), Tyco (.1), Kaneb (.2), Cambridge (.1), Montana (.2) and prepare summary (.2).	7.50 1.10
01/11/08	R. Wyron	Prepare for meeting with D. Austern on environmental and bankruptcy issues (.9); meet with D. Austern on estimation strategy and environmental issues (3.1); review and respond to e-mails on disclosure of Daubert brief to Ad Hoc Committee (1.1); confer with D. Felder re same, and follow-up (.3); review revised agenda and witness list and e-mails re same (.3); call to Caplin re environmental settlement (.2); begin review of objections (.3).	6.20
01/11/08	G. Rasmussen	Review of and revisions to opening statement.	
01/11/08	R. Frankel	Prepare new portions, edits for opening arguments.	0.80
01/11/08	R. Frankel	confer with D. Austern, R. Wyron, D. Felder, R. Mullady re estimation trial.	1.20 1.20
	R. Frankel	Confer with D. Austern, D. Felder, R. Wyron re settlement discussions, Piper Jaffray spreadsheet	0.90
01/11/08	R. Frankel	Confer with R. Wyron, D. Austern re environmental issues (.5); review memos re same (.4).	0.90



David Au 17367 page 20	istern, Futures Clair	ns Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 o. 1113090
01/11/08 01/11/08 01/12/08		Telephone conference with J. Biggs re estimation issues. Review series of e-mails re upcoming estimation. Prepare database and techology set-up to support attorneys at estimation trial in Pittsburgh.	0.30 0.70 16.00
01/12/08	J. Cangialosi	Organization of war room for trial (10.0); preparation and organization of work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (5.0).	15.00
01/12/08	K. Maco	Research, draft and edit Opposition to Motion to Strike Stallard Declaration.	10.30
01/12/08	E. Somers	Calls with J. Ansbro, T. Kim and K. Maco to discuss responses to Grace Motion to Strike Stallard Declaration (.9); review Grace Motion and begin drafting response (1.6).	2.50
01/12/08	A. Kim	Review and analysis of deposition transcript of Dr. Roggli in preparation for trial testimony (2.8); work on opening argument outline and exhibits to same (4.2); work with R. Mullady and J. Ansbro on demonstrative exhibits and narrative for same (5.3).	12.30
01/12/08	D. Felder	E-mail correspondence with litigation team regarding E. Stallard issues.	0.80
01/12/08	J. Ansbro	Review Grace motion to strike Stallard Declaration and e-mails to/from R. Mullady and associates regarding same (.5); follow-up e-mails with M. Hurford and e-mails and discussions with K. Maco regarding draft opposition to same and motions to shorten and to strike Grace motion (1.3); review and revise draft brief in opposition to Stallard motion (1.7); further review of Daubert briefs and Ory expert report in preparation for Ory cross examination (1.5); conferences with R. Mullady and A. Kim regarding revisions to trial demonstratives and opening statement (2.0); review data assembled by K. Maco for use in rebuttal of Grace experts (.5).	7.50
01/12/08 01/12/08	R. Mullady, Jr. G. Rasmussen	Trial preparation.	11.00
01/12/08	G. Rasmussen	Preparation of cross-examination of Rodricks.	5.30
01/12/08	G. Rasmussen	Suggestions for R. Mullady's opening.	0.30
01/12/08	G. Rasmussen	Outline of questions for Anderson's cross.	0.30
	************************************	Conference with E. Stallard on Rodrick's cross examination outline.	1.50
01/13/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	17.50
01/13/08	T. Hoye	Review hyperlinks on reply eBrief and make notes re corrections to be made.	0.70



David Austern, Futures Clair 17367 page 21	ms Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 lo. 1113090
01/13/08 J. Cangialosi	Organization of war room for trial (10.0); preparation and organization of work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (5.0).	15.00
01/13/08 K. Maco	Draft, revise, edit Opposition to Motion to Strike (11.0); assist with filing (2.4).	13.40
01/13/08 E. Somers	Edit, revise and finalize motions responding to Grace's motion to strike Stallard Declaration (1.0); send motions to local counsel for filing (.4).	1.40
01/13/08 E. Somers	Draft and send e-mails of various pleadings to local counsel.	0.50
01/13/08 E. Somers	Research and draft Motions, Orders and Notices responding to Grace's Motion to Strike Stallard Declaration (7.2); phone calls with D. Felder, J. Ansbro and K. Maco to discuss distribution of work (1.8).	9.00
01/13/08 A. Weiss	Complete searches and reviews of articles by Rodricks and provide helpful clips to G. Rasmussen for possible use in cross-examination (3.7); review and comment on G. Rasmussen's draft cross-examination (2.4).	6.10
01/13/08 A. Kim	Extensive preparation of opening arguments and Daubert arguments with R. Mullady and J. Ansbro (6.5); further refinement work on demonstrative exhibits for opening hearings (4.6); review and work on Rodricks cross-examination outline (2.1).	13.20
01/13/08 D. Felder	Telephone conferences with J. Ansbro, E. Somers and C. Hartman regarding opposition to Grace's motion to strike E. Stallard declaration (1.4); e-mail correspondence with litigation team regarding same (2.0); review, revise and finalize FCR's motion to strike Grace's motion to strike, FCR's motion to shorten notice and opposition to Grace's motion to strike (4.0).	7.40
01/13/08 J. Ansbro	Review and revise opposition to Grace motion to strike Stallard Declaration and for sanctions, e-mails and telephone conferences with K. Maco regarding same, review case law and discussions with A. Kim in connection with same (4.5); review and revise FCR motions to shorten and to strike Grace's motion, telephone conferences with E. Somers, D. Felder and ACC counsel regarding same (1.0); meeting with D. Austern, and FCR and ACC trial teams regarding opening statements and trial strategy (2.0); conferences with R. Mullady and associate team regarding revisions to demonstrative exhibits and opening statement	11.00
01/13/08 R. Mullady, Jr.	(2.5); prepare for Ory cross-examination (1.0). Trial preparation.	14.20



David Ai 17367 page 22	ustern, Futures Clair	ns Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 To. 1113090
01/13/08	R. Wyron	Review briefs for confidentiality issues in response to request from Ad Hoc Committee (.8); prepare outline for discussion with trial team (.3); meet with counsel for ACC regarding open arguments and follow-up (1.2).	2.30
01/13/08	G. Rasmussen	Preparing responsive arguments to Grace's efforts to strike Stallard's declaration.	1.50
01/13/08		Revisions to Opening Statement.	0.50
01/13/08	G. Rasmussen	Preparing to cross examine Rodricks.	0.50 4.70
01/13/08	R. Frankel	Review Lockwood outline of opening statement (1.6); prepare detailed comments re same (.7).	2.30
01/13/08	R. Frankel	Review motion in limine and response, motion to strike Stallard declaration, agenda, witness list during travel to Pittsburgh.	2.40
01/13/08	R. Frankel	Confer with D. Austern, R. Mullady, E. Inselbuch, P. Lockwood, N. Finch re trial (1.9); notes re same (.3).	2.20
01/13/08	R. Frankel	Confer with D. Austern, R. Wyron, R. Mullady in preparation for opening.	1.20
01/14/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	12.00
01/14/08	T. Hoye	Review and edit hyperlinks on reply eBrief as necessary (4.0); forward CDs containing draft eBrief to D. Felder and the ACC counsel as necessary (1.0).	5.00
01/14/08	A. Thorp	Setup and connect Livenote realtime transcript connection.	0.00
01/14/08	D. Fullem	Review news on status of Grace trial; send news reports to R. Frankel, R. Wyron and D. Felder.	0.80 0.50
01/14/08	J. Cangialosi	Attend court and set up court room (8.0); prepare and organize work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (4.0).	12.00
01/14/08	K. Maco	Review Grace Amended Motion to Strike.	0.00
01/14/08	E. Somers	Attend opening arguments and Daubert arguments by telephone.	0.20 7.50
01/14/08	C. Zurbrugg	Prepare for Ory cross-examination.	2.40
01/14/08	A. Weiss	Research availability of Grace expert Rodrick's book for	2.40
		use by G. Rasmussen in cross-examination.	0.10
01/14/08	J. Cutler	Prepare cross-examinations for Weill and Henry.	7.80



David Au 17367 page 23	istern, Futures Clain	ns Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 lo. 1113090
01/14/08		Work with J. Ansbro on review and revisions to opposition brief to Grace's motion to strike Stallard Reply Declaration for sanctions (1.4); prepare for opening arguments, including revisions to arguments outline and demonstrative exhibits, with R. Mullady and trial team (2.6); work with J. Ansbro on preparation of legal briefs and exhibits in preparation for motions practice on Stallard Reply Declaration (.8); attend and participate in opening arguments and Daubert arguments, extensive notes on same (8.2); work with R. Mullady on rebutting points made by Grace in opening argument (.7); review of transcript of opening statements regarding Biggs methodology and assumptions (1.6); work on draft cross examination outline of Dr. Rodricks (.5).	15.80
01/14/08	D. Felder	E-mail correspondence with estimation team regarding Court's orders on motion to strike (.5); telephone conference with R. Johnson regarding estimation issues (.1); telephone conference with J. Ansbro regarding motion to strike (.1); telephonic participation in opening arguments and Daubert arguments (5.3); telephone conference with J. Brownstein regarding National Union settlement and review settlement agreement regarding same (.3).	6.30
01/14/08	J. Ansbro	Attend trial (7.0); luncheon meeting with ACC counsel regarding trial strategy (1.0); prepare for Ory cross-examination (1.2).	9.20
01/14/08	R. Mullady, Jr.	Trial and trial preparation.	10.00
01/14/08	R. Wyron	Attend opening arguments re bankruptcy estimation and plan issues.	6.00
01/14/08	G. Rasmussen	Update from opening arguments.	0.20
01/14/08	R. Frankel	Review revised outline of P. Lockwood, N. Finch opening argument, R. Mullady outline.	1.60
01/14/08	R. Frankel	Attend estimation hearing in Pittsburgh.	7.80
01/14/08	R. Frankel	Confer with Orrick Team and Caplin team re overall strategy.	1.00
01/15/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	15.50
01/15/08	J. Cangialosi	Organization of materials in war room (7.0); preparation and organization of work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (9.0).	16.00
01/15/08	K. Maco	Review trial transcript from January 16.	1.50
01/15/08	E. Somers	Review deposition transcript of Frederick Dunbar.	1.50
01/15/08	C. Zurbrugg	Prepare for Ory cross-examination.	0.90
01/15/08	A. Weiss	Review Day One transcript for Estimation Hearing.	15.90 3.50



David At 17367 page 24	ustern, Futures Clai	ims Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 o. 1113090
01/15/08	J. Cutler	Meet with ACC counsel to discuss Weill and Henry cross examinations (.7); continue preparation for cross-examination of Weill and Henry (2.1); assist with preparation for cross-examination of Ory and Rodricks (6.0).	8.80
01/15/08	A. Kim	Analysis of Dr. Rodricks' expert report dated October 3, 2006 in preparation for cross examination (2.3); review and analysis of Dr. Rodricks' rebuttal report dated June 8, 2007 in preparation for cross examination (2.1); work with G. Rasmussen and J. Cutler on cross-examination preparation (4.6); analysis and review of EPA guidelines for risk assessment (.3); extensive analysis of Rodricks' deposition transcript for arguments supporting Stallard critique of Dr. Anderson (2.6); review of correspondence with Stallard regarding same (.2); work with J. Ansbro on cross-examination preparation for Dr. Ory (.6); review of Dr. Ory expert report in preparation for same (1.6).	14.30
01/15/08	D. Felder	Review recently filed pleadings (.3); review D. Henry materials and e-mail correspondence with J. Cutler regarding same (.8); review Grace's opening argument slides (.6); e-mails and telephone conferences with T. Kim regarding demonstratives (.3); e-mail correspondence with M. Kramer regarding estimation issues (.2); review estimation materials for J. Ansbro and e-mail to J. Ansbro and C. Zurbrugg regarding same (1.0); e-mail to litigation team regarding Debtors' motion to strike (.1).	3.30
01/15/08	J. Ansbro	Prepare for trial, including various discussions with R. Mullady, R. Frankel, R. Wyron and associate team members (1.5); review and revise outline of Ory cross-examination with C. Zurbrugg, select cross-examination exhibits and review Grace draft demonstrative exhibits for Ory direct examination; e-mails and telephone conferences with ACC counsel regarding same (11.5).	13.00
01/15/08 01/15/08	R. Mullady, Jr. R. Wyron	Trial and trial preparation. Review hearing transcript and discuss bankruptcy issues with R. Frankel (.6); review objections to environmental settlement and e-mails re same (.8).	15.00 1.40
01/15/08	G. Rasmussen	Notes for Anderson Cross.	0.70
01/15/08	G. Rasmussen	Preparation to cross examine Rodricks.	0.70
01/15/08	R. Frankel	Review transcript of first day argument (2.3); review related issues with R. Wyron (.3).	8.80 2.60
01/15/08	R. Frankel	Review Grace slides from opening argument.	3.30
01/15/08	R. Frankel	Confer with R. Mullady and G. Rasmussen in preparation for trial.	2.30 2.70



David Au 17367 page 25	istern, Futures Claii	ms Representative for W.R. Grace & Co Februar Invoice No.	ry 28, 2008 o. 1113090
01/16/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	12.00
01/16/08	T. Hoye	Review issues re launch of Grace-LMS (.1); create label for reply eBrief and forward same to D. Felder for comment (.9).	1.00
01/16/08	A. Thorp	Setup and connect Livenote realtime transcript connection.	0.80
01/16/08	J. Cangialosi	Attend court and set up court room (8.0); prepare and organize work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (4.0).	12.00
01/16/08	E. Somers	Observe examination and cross-examination of Ory and Rodricks by telephone.	8.00
01/16/08	C. Zurbrugg	Prepare for Ory cross-examination (2.7); attend direct and cross examination of Dr. Ory (6.5).	9.20
01/16/08	A. Weiss	Aid in preparing for estimation trial and attend same.	9.40
01/16/08	J. Cutler	Continue to assist with preparation for Rodricks cross examination (1.0); attend trial (8.8).	9.80
01/16/08	A. Kim D. Felder	Work with G. Rasmussen on preparation for Dr. Rodricks cross examination, including outline for questioning and cross exhibits (2.4); attend direct and cross examinations of Dr. Ory (3.4); meeting with ACC and FCR teams on strategy for additional cross-examination areas with Dr. Ory (.5); attend direct and cross examinations of Dr. Rodricks (4.5); work with G. Rasmussen on outlining testimony needed from FCR witnesses and cross-examination subjects for Debtor witnesses going forward (.7).	11.50
		Telephonic participation in estimation hearing (2.0); review FCR/ACC joint Daubert reply eBrief and e-mail correspondence with T. Hoye regarding same (.4).	2.40
01/16/08	J. Ansbro	Prepare for Ory cross-examination (1.0); attend conference with Judge Fitzgerald (.6); attend trial and conduct cross-examination of H. Ory (7.4); meetings at breaks and lunch with Orrick team and ACC counsel (.7).	9.70
01/16/08	R. Mullady, Jr.	Trial and post-trial discussions with trial team.	12.50
01/16/08	G. Rasmussen	Preparation for Rodricks cross.	3.20
01/16/08	G. Rasmussen	Assistance on cross of Ory.	3.10
01/16/08	G. Rasmussen	Examination of Rodricks at hearing.	4.00
01/16/08	G. Rasmussen	Planning Anderson cross in light of Rodricks.	2.00
01/16/08	R. Frankel	Attend estimation hearing in Pittsburgh.	9.70
01/16/08 01/17/08	R. Frankel	Telephone conference with D. Austern re hearing.	0.40
01/11//00	T. Hoye	Review pleadings on Grace-LMS prior to general launch of the site and discuss related issues with R. Barainca and D. Felder.	1.00



David Au 17367 page 26	istern, Futures Clair	ns Representative for W.R. Grace & Co Februa Invoice N	ry 28, 2008 o. 1113090
01/17/08	J. Cangialosi	Organize and prepare work materials for upcoming trial dates.	6.00
01/17/08	K. Maco	Meet with J. Ansbro for update on trial (.5); review trial transcript from January 18 (1.0).	1.50
01/17/08	E. Somers	Review testimony and expert report of Rodricks (1.3); research experts (1.6); meeting with trial team to discuss trial events (.9).	3.80
01/17/08	K. Thomas	Review transcript from Tersigni hearing on motion to appoint chapter 11 trustee; coordinate with R. Meade re court call.	0.20
01/17/08	J. Cutler	Continue preparation for Henry and Weill cross-examination.	1.60
01/17/08	A. Kim	Further analysis of Dr. Ory and Dr. Rodricks' trial testimony transcript (2.8); work with J. Cutler on rebuttal points related to Dr. Rodricks' trial testimony on risk assessment (.4); work with G. Rasmussen on preparing Professor Stallard for direct testimony (.7); correspondence with FCR team regarding analysis of Dr. Anderson's use of long-term averages for exclusion purposes (.5); call with E. Stallard regarding same (.2).	4.60
01/17/08	D. Felder	Conferences with G. Rasmussen and T. Kim regarding estimation issues (1.3); conference with J. Cutler regarding same (.2); e-mail correspondence with M. Kramer regarding same (.1).	1.60
01/17/08	J. Ansbro R. Mullady, Jr.	Prepare and telephone conference with B. Gillespie regarding preparations for upcoming cross-examinations of Grace experts (.7); e-mails to/from R. Mullady regarding trial preparations and strategy, and L. Anderson analysis (.5); e-mails to/from J. Biggs regarding trial preparations (.2); review and comments to ACC's proposed deposition cross-designations (.7); confer with K. Maco regarding trial developments and preparations for upcoming trial dates (.5); confer with C. Zurbrugg regarding same (.3).	2.90
01/17/08	R. Wyron	Trial preparation. Review open issues on EPA settlement (.2); call with J.	7.00 0.60
		Liessemer re ACC position (.2); follow-up with J. Baer on status, and respond (.2).	0.00
01/17/08	G. Rasmussen	Follow-up on Rodricks cross, identifying issues for Anderson cross.	0.70
01/17/08	R. Frankel	Review issues e-mails re trial strategy (.2); telephone	0.60
01/18/08	L. West	conference with R. Mullady re same (.4). Research and organize deposition prep materials regarding John E. Parker.	0.50
01/18/08	R. Barainca	Review various pleadings in preparation for estimation trial.	2.20



David Au 17367 page 27	Invo		February 28, 2008 Invoice No. 1113090	
01/18/08	T. Hoye	E-mail and discuss issues re the reply Daubert eBrief with M. Hurford (.2); draft Grace-LMS users guide and provide link to the site to the case team as requested by D. Felder (2.0); test final version of the Grace-LMS site as necessary and notify S. Timberlake re findings (.3).	2.50	
01/18/08	A. Thorp	Copy 3 depositions to network for review (.5); load documents into Concordance database (.5)	1.00	
01/18/08	J. Cangialosi	Prepare work sets of materials for upcoming trial dates.	6.50	
01/18/08	K. Maco	Review Dr. Gaziano deposition transcript for relevant sections.	6.50 1.60	
01/18/08	E. Somers	Assist J. Cutler prepare cross-examination materials for testimony of Dr. Henry (2.8); review expert witness qualifications (.6).	3.40	
01/18/08	E. Somers	Review designations and identify cross-designations of testimony transcripts.	5.30	
01/18/08	J. Cutler	Continue preparation for Henry and Weill cross- examination (1.5); meet with ACC counsel to discuss Weill and Henry cross-examinations (2.4).	3.90	
01/18/08	A. Kim	Further work on rebuttal to Dr. Ory and Dr. Anderson assertions regarding inadequate exposure levels for Mesothelioma claimants.	0.80	
01/18/08	D. Felder	E-mail correspondence with M. Kramer regarding estimation issues (.1); e-mail correspondence with E. Somers regarding same (.1); review recently filed pleadings for January and February omnibus hearings (.5).	0.70	
01/18/08	J. Ansbro	Work on deposition testimony counter-designations to Grace designations for trial witnesses to appear by deposition, telephone conferences and e-mails with E. Somers and J. Wehner regarding same, conferences with K. Maco regarding same (3.5); e-mails to/from B. Gillespie regarding J. Biggs' trial testimony (.3); prepare for Jan. 22-23 trial dates (.7).	4.50	
01/18/08	R. Mullady, Jr.	Trial preparation.	9.00	
01/18/08	R. Wyron	Review draft hearing agenda and follow-up (.2); respond to e-mails regarding multi-site settlement (.3)	8.00 0.50	
01/18/08	R. Frankel	Review, send series of e-mails re case strategy, settlement with counsel, client.	0.80	
01/19/08	E. Somers	Review designations of Oaks and identified areas for cross-designation.	1.50	
01/19/08	J. Ansbro	Work on deposition testimony counter-designations to Grace designations for trial witnesses to appear by deposition, e-mails to/from J. Wehner regarding same.	2.00	
01/19/08	R. Mullady, Jr.	Trial preparation.	1.00	
01/19/08	G. Rasmussen	Organize material for Anderson cross.	0.20	



David Au 17367 page 28	istern, Futures Claim	Invoice N	ry 28, 2008 o. 1113090
01/19/08		Series of e-mails re estimation trial, experts, strategy.	0.70
01/20/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	5.50
01/20/08	J. Cangialosi	Travel to Pittsburgh (2.0); organize war room (3.5); prepare work sets of materials to prepare for upcoming trial dates (1.5).	7.00
01/20/08	R. Mullady, Jr.	Trial preparation.	2 20
01/20/08	R. Frankel	Prepare memo, notes re trial record in estimation	3.30 1.30
		proceeding (1.1); e-mails re same (.2).	1.30
01/21/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	9.00
01/21/08	J. Cangialosi	Attend court and set up court room (8.0); prepare and organize work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (3.0).	11.00
01/21/08	J. Cutler	Complete preparations for Henry and Weill cross-examination.	4.20
01/21/08	A. Kim J. Ansbro	Work with R. Mullady and J. Ansbro on revisions to outline for Dr. Weill cross-examination (1.2); review and analysis of Dr. Lees deposition transcript related to exposure and proximity categories (1.7); review and comments on ACC's draft Dr. Weill and Dr. Henry cross-examinations (.6); work with J. Cutler on preparation for Dr. Henry cross-examination (1.2); conference with ACC team on strategy and approach to Dr. Henry and Dr. Weill cross-examinations (.4); continue work on outlining Dr. Anderson's exposure and category exclusion methodology (.5); analysis and review of Dr. Anderson deposition transcript in preparation for cross-examination (1.1)	6.70
		Meet with ACC counsel regarding cross-examinations of Weil and Henry (1.3), conferences with R. Mullady and A. Kim regarding same and other trial preparations (1.3).	2.60
01/21/08 01/21/08	R. Mullady, Jr. R. Frankel	Trial preparation.	10.00
01/21/08	R. Barainca	Review Grace motion to settle IRS claim re Remedium.	0.70
		Confer with operator at CourtCall to coordinate telephonic hearing arrangements for FCR professionals.	0.50
01/22/08	T. Ryan	Prepare database and technology set-up to support attorneys	11.00
01/00/00	750	at estimation trial in Pittsburgh.	
01/22/08	T. Hoye	Create copies of reply eBrief CD and test same as necessary (2.8); forward discs and labels for service of same (.7).	3.50
01/22/08	A. Thorp	Set up and connect Livenote realtime transcript connection	0.80
01/22/08	J. Cangialosi	Organize war room for trial (7.0); prepare and organize work sets of exhibits and related documents to be used for preparation of cross-examination of witnesses (5.0).	12.00



01/22/08			o. 1113090
	J. Cutler	Attend estimation proceeding.	6.80
01/22/08	A. Kim	Work on final preparations for cross-examination of Drs. Weill and Henry (.3); attend and take notes during estimation trial examination of Dr. Weill (3.2); work meeting with ACC and FCR teams regarding cross-	6.90
01/22/08	D. Felder	examination of Dr. Henry (.5); attend and take notes during estimation trial examination of Dr. Henry (2.9). Review outlines from R. Mullady and N. Finch regarding Grace witnesses and e-mail correspondence regarding same (.8); review recently filed pleadings for January and February omnibus hearings (1.4); telephonic participation in	6.70
01/22/08	J. Ansbro	estimation hearing (4.0); review J. Biggs and M. Peterson estimation expert reports and e-mail correspondence with M. Kramer regarding same (.5). Attend trial (7.0); meetings with team and ACC counsel regarding trial developments and strategy (1.0); meet and	8.30
		telephone conference with Grace counsel regarding deposition designations (.3).	
01/22/08	R. Mullady, Jr.	Trial and trial preparation.	12.50
01/22/08	R. Frankel	Confer with R. Mullady, J. Ansbro in preparation for hearing.	1.10
01/22/08	R. Frankel	Attend estimation trial in Pittsburgh.	7.00
01/22/08	R. Frankel	Confer with E. Inselbuch, N. Finch, R. Mullady, J. Ansbrore case issues.	7.90 1.00
01/23/08	T. Ryan	Prepare database and technology set-up to support attorneys at estimation trial in Pittsburgh.	12.50
01/23/08	J. Cangialosi	Attend court (5.0); organize trial materials to be shipped back to Orrick NY (4.0).	9.00
01/23/08	E. Somers	Review transcripts for further requests for production.	1.00
01/23/08	K. Thomas	Review Tersigni bankrupcy case docket re claims bar date	1.90 0.30
		and respond to e-mail from R. Wyron re same.	0.30
)1/23/08	A. Kim	Extensive review of Dr. Anderson's expert report and	2.60
11/23/02	D D	conclusions in preparation for trial cross-examination	 00
01/23/08	D. Felder	Review recently filed pleadings (.3); telephonic	3.10
		participation in estimation hearing (2.0); review final	
		version of FCR/ACC joint Daubert reply eBrief and prepare	
		cover letter regarding same (.5); review J. Biggs analysis documentation (.3).	
1/23/08	J. Ansbro	Attend trial (5.0); luncheon meeting with ACC counsel and	
	_	review and revise cross-designations of Dr. Levine's	6.00
		deposition by written question (1.0).	
1/23/08	R. Mullady, Jr.	Trial and trial preparation.	7.50



David Au 17367 page 30	istern, Futures Clain	ns Representative for W.R. Grace & Co Februar Invoice N	ry 28, 2008 o. 1113090
01/23/08	R. Wyron	Review analysis from Piper Jaffray on proposed transaction (.3); review follow-up on EPA settlement (.6); review items for January omnibus (.2); review items for February omnibus (.4); organize notes on Remedium motion (.2).	1.70
01/23/08	R. Frankel	Attend Estimation Trial in Pittsburgh.	7 70
01/24/08	L. West	Review Andersen deposition transcript for instances where	7.70 0.50
		Grace reserved the right to further discovery or production.	0.50
01/24/08	J. Cangialosi	Assist attorney re organization of materials used at trial (6.0); preparation of work sets of trial transcripts and exhibits (1.0).	7.00
01/24/08	K. Maco	Meet with J. Ansbro regarding research and issues for	3.20
		future motion (.9); research issue for same (2.3).	3.20
01/24/08	E. Somers	Review deposition transcripts and prepare outstanding document production request list for R. Mullady.	2.50
01/24/08	A. Kim	Work with R. Mullady on strategy for preparing team for cross-examinations of Grace witnesses and rebuttal witnesses (.3); work with G. Rasmussen and D. Felder on cross-examination topics and arguments with respect to Dr.	2.50
		Anderson (.7); work with G. Rasmussen on direct examination topics and points with respect to E. Stallard and V. Roggli (.3); further review of Dr. Anderson expert report backup documentation and analysis materials in preparation for cross-examination (1.2).	
01/24/08	D. Felder	E-mail correspondence to A. Krieger regarding confidentiality issues (.2); e-mail correspondence with R. Mullady and J. Ansbro regarding same (.6); review J. Biggs estimation expert report regarding same (.3); telephone conferences and e-mail correspondence with J. Ansbro regarding E. Stallard issues (.8); conference with G.	2.90
01/24/08	J. Ansbro	Rasmussen and T. Kim regarding estimation issues (1.0). Conference with K. Maco regarding potential motion relating to E. Stallard opinions (.6); telephone conferences and e-mails with D. Felder regarding supplemental opposition to Grace motion to strike Stallard Reply (.3); e-mails to/from R. Mullady regarding Omnibus preparations and team assignments, e-mails with G. Rasmussen	5.30
01/24/08	D Mulloder I-	regarding same (.4); e-mails to/from J. Biggs regarding trial preparations (.6); e-mails to/from D. Felder regarding UCC inquiry re filing Chambers Rebuttal Report under seal, review Chambers report (.4); review trial transcript and e-mails to/from R. Mullady regarding same (3.0).	
01/24/08	R. Mullady, Jr.	Trial preparation.	5.30
01/24/08	R. Wyron G. Rasmussen	Review EPA settlement issues.	0.90
∪ 17 44/UU	G. Rashiussell	Planning for cross examination of Anderson	1.00



David Au 17367 page 31	istern, Futures Clain	ns Representative for W.R. Grace & Co Februar Invoice No	y 28, 2008). 1113090
01/24/08	R. Frankel	Review J. Buckwalter opinion re expansion of stay; notes re same.	0.60
01/25/08	9	Assist attorney re organization of materials used at trial.	6.00
01/25/08	K. Maco	Meet with J. Ansbro regarding research and issues for	8.20
		Omnibus hearing (.3); research issues for omnibus hearing	0.20
0		(4.9); draft and circulate summary of same (3.0).	
01/25/08	N. Jones	Read Jacoby deposition and take notes (2.1); compose e-	2.50
		mail to J. Ansbro re relevant parts of Jacoby deposition to	
01/25/00	Г. С.	review in preparation for trial (.4).	
01/25/08	E. Somers	Review deposition transcripts and correspondence between	2.40
		counsel to prepare list of outstanding document production	
01/25/08	J. Cutler	requests in preparation for January 29 omnibus hearing.	
01/25/00	J. Catiei	Meet with R. Mullady to discuss brief regarding hearsay	0.30
01/25/08	A. Kim	objection to PIQ and POC responses.	
		Analysis of Dr. Anderson's back-up materials and Dr. Lees' exposure calculations in preparation for trial (2.7); work	3.20
		with G. Rasmussen on identifying errors related to Dr.	
		Anderson and Dr. Lees' methodologies and conclusions	
		(.5).	
01/25/08	J. Ansbro	Review and revise draft e-mail to Grace counsel regarding	3.50
		future trial proceedings, e-mails to/from R. Mullady and	5.50
		ACC counsel regarding same (.8); e-mails with R. Mullady	
		regarding trial witness assignments (.2); e-mails to/from N.	
		Jones regarding preparations for Jacoby testimony and	
		errata sheet, review portions of Jacoby deposition transcript	
		(1.0); review case law and related memorandum from K.	
01/07/00	** ** ** **	Maco (.8); further review of trial transcript (.7).	
01/25/08	R. Mullady, Jr.	Attention to discovery matters and trial preparation.	4.00
01/25/08	R. Wyron	Review changes to draft EPA order (.6); confer with R.	1.80
		Lawrence and follow-up (.4); e-mails re EPA order to ACC	
		(.2); call with J. Leisemer and follow-up (.4); e-mails to J.	
01/25/08	G. Rasmussen	Baer re EPA order (.2).	
01/25/00	G. Rasinussen	Review of ideas to overcome stipulation and allow Stallard	0.50
01/25/08	R. Frankel	to testify on all issues raised by Anderson.	
01/26/08	D. Felder	Telephone conference with J. George re PD claims status. Review order approving Sealed Air settlement for R.	0.30
	2. 101001	Frankel (.1); e-mail to R. Frankel regarding expert	0.20
		witnesses (.1).	
01/26/08	R. Mullady, Jr.	Review legal research memorandum on expert testimony	0.50
	•	issue.	0.50
01/26/08	R. Frankel	Review e-mails re remaining witnesses.	0.20
01/26/08	R. Frankel	Review agenda for omnibus hearing.	0.20
01/26/08	R. Frankel	Review Reply of UST re Tersigni-Heller Report.	0.20
01/28/08	J. Cangialosi	Assist attorney re organization of materials used at trial.	3.00
		The state of the s	5.00



David Au 17367 page 32	stern, Futures Claims		ry 28, 2008 o. 1113090
01/28/08	K. Maco	Research and draft motion regarding scope of expert testimony (5.2); e-mail regarding same (.2).	5.40
01/28/08	N. Jones	Confer with C. Zurbrugg re trial (.2); review LiveNote to compose errata sheet (.8); draft e-mails to J. Cangialosi and T. Ryan re highlights of Jacoby deposition (.2).	1.20
01/28/08	C. Zurbrugg	Review Chambers report.	1.50
01/28/08	K. Thomas	Review e-mail re Tersigni confidentiality order (.1); review Tersigni confidentiality order and summarize for R. Wyron (.2); send e-mail to R. Wyron re same (.1).	0.40
01/28/08	A. Kim	Further review and analysis of Dr. Anderson deposition testimony in support of cross-examination preparation.	1.80
01/28/08	D. Felder	Telephone conference with J. Ansbro regarding omnibus hearing and e-mail regarding same (.1); review recently filed pleadings (.4); e-mail to R. Mullady, J. Ansbro and K. Maco regarding motions practice (.5); e-mails to J. Ansbro and K. Maco regarding estimation issues (.3); telephonic participation in omnibus hearing (2.5).	3.80
01/28/08	J. Ansbro	Review report and deposition of Grace expert in preparation for trial cross-examination (1.2); pre-Omnibus hearing meeting with R. Mullady and ACC counsel regarding attorney discovery and trial strategy (.8); attend Omnibus Hearing (2.3); e-mails to/from D. Felder and K. Maco regarding Grace motion on Stallard Declaration and potential cross-motion, review case law relating to same (.7).	5.00
01/28/08	R. Mullady, Jr.	Prepare for and attend omnibus hearing in Wilmington, DE (7.0); discussions with J. Ansbro and N. Finch regarding strategy (1.0).	8.00
01/28/08	R. Wyron	Attend omnibus hearing telephonically on EPA settlement and City of Cambridge issues.	0.40
01/28/08	G. Rasmussen	Review of Post article and conference with R. Frankel.	0.20
01/28/08	G. Rasmussen	Assist on memo regarding relief from Stallard stipulation.	0.20
01/28/08	R. Frankel	Telephone conferences with L. Davis, G. Rasmussen re strategic issues (.7); series of e-mails re litigation strategy (.5).	1.20
01/28/08	R. Frankel	Attend Omnibus Hearing by telephone.	2.60
01/28/08	R. Frankel	Review series of e-mails, attachments re Grace auditor	0.70
01/28/08	R. Frankel	questions on Towers Perrin fees and expenses. Review Allegheny Center memorandum for relief from order of dismissal.	0.70
01/29/08	T. Hoye	Review and install trial transcripts onto LiveNote; discuss related issues with J. Cangialosi as necessary.	1.00
01/29/08	J. Cangialosi	Assist attorney re organization of materials used at trial.	4.00



David Au 17367 page 33	stern, Futures Claims		uary 28, 2008 No. 1113090	
01/29/08	K. Maco	Draft potential motion regarding expert testimony (1.5);	3.90	
01/29/08	N. Jones	meet with J. Ansbro regarding updates on case and strategy (.7); research issues for strategic considerations (1.7).		
01,20,00	iv. sones	E-mail T. Ryan re Jacoby tape (.1); e-mail J. Ansbro re Jacoby tape and deposition (.3); compose errata sheet of Jacoby (3.8).	4.20	
01/29/08	C. Zurbrugg	Review Chambers report.	0.80	
01/29/08	J. Cutler	Discuss trial preparation with J. Ansbro (.3); conduct	1.00	
		research for brief objecting to admission of PIQ and POC responses into evidence (.7).	1.00	
01/29/08	A. Kim	Work on preparing trial preparation materials for R.	2.20	
		Mullady related to Dr. Anderson's anticipated testimony	2.20	
		(.5); review and analysis of Moolgavkar expert reports and		
		underlying reliance materials (1.7).		
01/29/08	D. Felder	Review and revise certificate of no objection and e-mail to	3.70	
		R. Barainca regarding same (.2); telephone conference with	0.70	
		R. Mullady, J. Ansbro and Tillinghast regarding estimation		
		issues (1.0); e-mail correspondence with J. Cangialosi		
		regarding trial logistics (.1); e-mail correspondence from R		
		Mullady regarding estimation issues (.3); review U.S.		
		Trustee's objection to application to employ Hanly (.2):		
		review Debtors' and UCC's objections to same (.4):		
		telephone conference with M. Hurford regarding estimation		
		issues (.4); e-mail correspondence with J. Guy regarding		
		PD issues (.2); review January omnibus hearing notes		
		regarding PD issues (.4); telephone conference with J.		
		Liesemer regarding multi-site settlement (.1); e-mail		
		correspondence regarding same (.2); telephone conference		
01/29/08	J. Ansbro	with J. Guy regarding PD issues (.2).		
01/2//00	J. Alisoid	Prepare for and conference call with R. Mullady and	6.80	
		Tillinghast team regarding trial preparations (1.8); follow-		
		up telephone conference with R. Mullady (.3); conferences		
		with K. Maco regarding opposition to Grace motion to strike Stallard Declaration and potential related FCR		
		motion, review and revise draft opposition, review case law		
		(1.8); telephone conference with J. Cutler regarding		
		preparations for cross-examination at trial of Grace expert		
		(.3); review materials in preparation for Moolgavkar cross-		
		examination (2.0); telephone conference with demonstrative		
		exhibit vendor regarding trial demonstratives, e-mails		
		to/from R. Mullady regarding same (.6).		
01/29/08	R. Mullady, Jr.	Attention to trial preparation and discovery matters.	4.50	
01/29/08	J. Guy	Telephone call and e-mails to/from/with R. Barainca and D.	4.50	
	- ,	Felder regarding January 28, 2008 hearing.	0.20	
		2000 regarding randary 20, 2000 hearing.		



	David Aus 17367 page 34	tern, Futures Claims	Representative for W.R. Grace & Co Februar Invoice No.	y 28, 2008). 1113090
	01/29/08	J. Guy	Analyze Speights and Runyan claim; strategize issues relating to potential settlement.	0.90
	01/29/08	G. Rasmussen	Review of possible arguments to lift stipulation re Stallard.	0.20
	01/29/08	R. Frankel	Review series of e-mails with counsel re litigation issues	0.80
			(.4); telephone conferences with R. Mullady re same (.4).	0.00
	01/30/08	J. Cangialosi	Assist attorney re updating trial exhibit lists.	4.00
	01/30/08	K. Maco	Research and draft potential motion regarding expert	4.90
			testimony (4.7); meet with J. Ansbro regarding case developments (.2).	4.50
	01/30/08	N. Jones	E-mail to T. Ryan re Jacoby testimony and composing	7.30
			Jacoby tape (1.0); complete Jacoby errata sheet (6.3).	7.50
	01/30/08	C. Zurbrugg	Review Chambers report.	3.90
	01/30/08	J. Cutler	Conduct research for brief on inadmissibility of PIQ and	5.30
			POC responses.	3.50
	01/30/08	J. Ansbro	Conference call with R. Mullady and ACC counsel	6.60
			regarding trial preparations and strategy (.5); review and	0.00
			revise draft e-mail to Grace counsel regarding same, e-mails	
			and telephone conferences with R. Mullady regarding same	
			(2.3); review and revise ACC draft brief in support of	
			Objection to PIQ responses (1.0); confer with K. Maco	
			regarding opposition to Grace motion re Stallard (.3);	
			review Ory and Rodericks trial testimony (2.5).	
	01/30/08	R. Mullady, Jr.	Conference call with ACC counsel (.5); attention to	3.50
	0.100.00		discovery matters (.5); trial preparation (2.5).	
	01/30/08	G. Rasmussen	Preparation for Lees cross.	0.90
	01/31/08	J. Cangialosi	Assist attorney re organization of materials for upcoming	1.50
	0.1/0.1/00	** • •	trial (1.0); preparation of work copies of documents (.5).	
	01/31/08	K. Maco	Draft and edit potential motion regarding scope of expert	2.30
	01/21/00	6 7 1	testimony.	
	01/31/08	C. Zurbrugg	Review Chambers deposition transcript.	0.20
	01/31/08	C. O'Connell	Review transcripts from trial.	1.30
	01/31/08	J. Cutler	Draft brief on inadmissibility of PIQ and POC responses.	5.40
1	01/31/08	D. Felder	E-mail R. Mullady and J. Ansbro regarding E. Anderson	2.20
			(.2); e-mail correspondence with R. Wyron, J. Guy and J.	
			Phillips regarding Hanly application (.1); e-mail	
			correspondence with R. Wyron and R. Johnson regarding	
			Tillinghast meeting (.3); telephone conference with C.	
			O'Connell regarding Z-Axis invoice and review same (.2);	
			review J. Biggs estimation expert report (.8); review	
,	01/31/08	D Mullady In	Debtors' objection to application to employ Hanly (.6).	_
,	J1/J1/00	R. Mullady, Jr.	Review and revise draft ACC memorandum regarding	2.10
			inadmissibility of PIQs (.6); confer with R. Frankel and J.	
•	01/31/08	G. Rasmussen	Ansbro (.5); trial preparation (1.0).	
•	71131100	O. Kasmussen	Preparation for Richard Lees deposition.	1.50



February 28, 2008 Invoice No. 1113090

Total Hours
Total For Services

1,845.00

\$890,465.00

Fimekeeper Summary	Hours	Rate	Amoun
John Ansbro	184.30	690.00	127,167.00
Rachael Barainca	23.10	160.00	3,696.00
James Cangialosi	232.00	260.00	60,320.00
Joshua M. Cutler	55.20	500.00	27,600.00
Debra Felder	101.90	530.00	54,007.00
Roger Frankel	118.20	875.00	103,425.00
Alexandra G. Freidberg	8.50	340.00	2,890.00
Debra O. Fullem	4.50	245.00	1,102.50
Jonathan P. Guy	7.10	720.00	5,112.00
Saira Hosein	3.00	230.00	690.00
Timothy J. Hoye	55.20	210.00	11,592.00
Nicole M. Jones	15.20	400.00	6,080.00
Antony P. Kim	178.00	500.00	89,000.00
Thomas T. Kim	34.00	195.00	6,630.00
Robert F. Lawrence	12.40	715.00	8,866.00
Katherine L. Maco	95.60	340.00	32,504.00
Raymond G. Mullady, Jr.	194.70	710.00	138,237.00
Christopher O'Connell	6.00	470.00	2,820.00
Linda Pietrofere	31.50	230.00	7,245.00
Garret G. Rasmussen	66.10	800.00	52,880.00
Thomas Ryan	151.50	205.00	31,057.50
Emily S. Somers	66.20	400.00	26,480.00
Katherine S. Thomas	1.90	470.00	893.00
Aaron R. Thorp	11.90	210.00	2,499.00
Elizabeth Y. Walker	30.50	240.00	7,320.00
Annie L. Weiss	39.90	470.00	18,753.00
Logan B. West	6.00	90.00	540.00
Richard H. Wyron	37.00	775.00	28,675.00
Catharine L. Zurbrugg	73.60	440.00	32,384.00
otal All Timekeepers	1,845.00	\$482.64	\$890,465.00



David Austern, Futures Claims Representative for W 17367 page 36	February 28, 2008 Invoice No. 1113090	
Disbursements		
Color Copies	147.50	
Court Photocopy/Document Retrieval Fee	1,359.50	
Desktop Publishing standard per hour charge	195.00	
Duplicating Expense	6,955.60	
Express Delivery	2,393.22	
Lexis Research	538.00	
Litigation Support	37,087.05	
Local Taxi Expense	1,749.60	
Other Business Meals	871.80	
Out of Town Business Meals	1,723.34	
Outside Reproduction Services	3,264.26	
Outside Services	3,942.19	
Overtime Meals	69.76	
Parking Expense	213.75	
Postage	1,033.43	
Purchases	197.00	
Secretarial/Staff Overtime	155.13	
Telephone	86.89	
Travel Expense, Air Fare	8,423.92	
Travel Expense, Local	644.00	
Travel Expense, Out of Town	56,355.30	
Westlaw Research	8,234.41	

Total Disbursements

Total For This Matter

\$135,640.65

\$1,026,105.65



February 28, 2008 Invoice No. 1113090

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 9 - Plan & Disclosure Statement

01/02/08	D. Felder	Review and revise disclosure statement (2.1); review Grace's solicitation motion (.6).	2.70
01/02/08	M. Wallace	Review revised disclosure statement and note comments to same (3.2); edit plan regarding changes needed in response to comments and disclosure statement draft (1.4); edit glossary to conform to plan and disclosure statement (1.5); discuss plan provisions regarding Section 502 with R. Wyron (.1); discuss insurance changes to disclosure statement with D. Felder (.1); telephone call with D. Comstock and provide copies of and correspond regarding filed documents with same (.1); revise Plan Estimation Materials (.3); draft issues list and distribute plan related documents for working group review (.2).	6.90
01/02/08	J. Guy	Review Plan and Disclosure Statement.	0.40
01/02/08	J. Musoff	Review e-mails and revised disclosure statement.	0.30
01/02/08	R. Wyron	Review e-mails from M. Wallace on plan terms and open issues (.4); begin review of plan drafts (1.0).	1.40
01/02/08	C. Reynolds	Review of materials distributed relating to EPA Settlement Agreement.	1.00
01/02/08	R. Frankel	Review disclosure statement portion re criminal proceedings.	0.80
01/03/08	D. Felder	Telephone conference with J. Brownstein regarding plan issues (.1); telephone conference and e-mail correspondence with C. Reynolds regarding same (.2); telephone conference and e-mail correspondence with J. Solganick regarding same (.2).	0.50
01/03/08	M. Wallace	Telephone call with J. Brownstein re document distribution (.1); review EPA memo (1.0).	1.10
01/03/08	R. Lawrence	Review plan (1.1); review and revise disclosure (1.5); review and revise glossary (.4).	3.00
01/03/08	C. Reynolds	Review revised plan and definitions (.9); review revised disclosure statement (.8); research Alabama Asphaltic line of cases and possible characterization of plan as a tax-free reorganization (5.5); meet with J. Narducci re same (.2); draft preliminary insert for disclosure statement regarding tax-free reorganization possibility (.5).	7.90



David Au 17367 page 38	stern, Futures Clair		ry 28, 2008 (o. 1113090
01/03/08	J. Narducci	Conference with C. Reynolds regarding recapitalization rules.	0.20
01/03/08	R. Frankel	Review Estimation Materials memo and cover e-mail from M. Wallace.	0.90
01/03/08	R. Frankel	Review draft redlined plan from M. Wallace.	2.20
01/04/08	M. Wallace	Review voice-mail from C. Reynolds and correspond with D. Felder regarding inquiries regarding general unsecured claims from same.	0.20
01/04/08	C. Reynolds	Review R. Lawrence e-mail (.3); additional research re possible application of constructive equity doctrine of Alabama Asphaltic and Consolidated Southwest (1.5).	1.80
01/04/08	R. Frankel	Review detailed e-mail from R. Lawrence re treatment of environmental claims.	0.40
01/04/08	R. Frankel	Review draft plan, glossary, Estimation Materials.	2.40
01/07/08	M. Wallace	Correspond with J. Brownstein regarding comments to disclosure statement (.1); review correspondence regarding voting agent meeting and strategy (.1).	0.20
01/07/08	R. Wyron	Begin review of latest draft of plan documents (.6); review e-mails on status and timing of plan discussions (.3).	0.90
01/07/08	C. Reynolds	Review Remedium motion (.4); begin review of cases cited in motion papers (1.8).	2.20
01/08/08	M. Wallace	Review environmental comments and mark-up of plan- related documents and correspond with B. Lawrence regarding same (1.0); review tax comments and note issues for discussion with R. Frankel (.4); telephone call with J. Brownstein on comments to disclosure statement and related documents (.9); review correspondence regarding employment of PD counsel and related documentation (.5); review plan terms and disclosure statement in preparation for internal meeting (2.0).	4.80
01/08/08	C. Reynolds	Prepare list of questions for Friday's call on Remedium motion.	0.70
01/08/08	R. Frankel	Confer with E. Inselbuch re plan issues.	0.50
01/08/08	R. Frankel	Review ZAI settlement proposal, ZAI opinion in preparation for Westbrook meeting.	1.20
01/09/08	M. Wallace	Organize materials and issues for meeting with R. Wyron and R. Frankel (.6); conference call with R. Wyron and R. Frankel regarding estimation materials and issues in plan documents (1.0); conference call with J. Brownstein regarding estimation materials (.9); research sources and update estimation materials accordingly and circulate for comment (.8); review correspondence and related plan	3.50
		provisions regarding post-petition interest on asbestos estimate (.2).	



1/36/	stern, Futures Clain	is Representative for W.R. Grace & Co February Invoice No	y 28, 2008 . 1113090
page 39			
01/09/08	R. Wyron	Review draft plan documents (.8); call with M. Wallace and R. Frankel and follow-up notes (1.1); e-mails to S. Foresta re insurance (.2); begin review of insurance memoranda (.4).	2.50
01/09/08	R. Frankel	Telephone conferences with R. Wyron re plan issues.	0.40
01/09/08	R. Frankel	Review, edit draft disclosure statement.	0.40 2.80
01/09/08	R. Frankel	Prepare notes re revisions to plan, post-petition interest on claims during travel to NY.	2.70
01/10/08	D. Felder	Review and revise voting procedures (1.4); conference with R. Wyron regarding plan issues (.2).	1.60
01/10/08	M. Wallace	Review Plan provisions regarding escrowed insurance proceeds and assignment of insurance rights and consider issues in same (.9); discuss NPV issues in asbestos estimation and related plan issues with R. Wyron and R. Frankel (.7).	1.60
01/10/08	R. Wyron	Review plan issues with R. Frankel and M. Wallace, and follow-up notes (.5); confer with R. Frankel on interest issues and negotiations, and follow-up notes (.8); review Biggs expert report for negotiations (.4); confer with M. Wallace on plan issues (.3); organize notes for meeting with D. Austern (.5).	2.50
01/10/08	C. Reynolds	Preparation for (.3) and participation in call with R. Wyron, D. Felder, J. Brownstein, etc. re Remedium motion (.4).	0.70
01/10/08	R. Frankel	Confer with R. Wyron, M. Wallace re plan issues (.4); prepare notes re same (.2).	0.60
01/10/08	R. Frankel	Review with R. Wyron issues re post-petition interest.	0.40
01/11/08	R. Wyron	Review plan language and call with C. Reynolds re tax disclosure language.	0.40
01/11/08	C. Reynolds	Telephone conference with R. Wyron re Circular 230 (.2); research re Circular 230 (.3); preparation for and participation in Remedium conference call (.5); follow-up call with R. Wyron re Remedium call (.1).	1.10
01/11/08	R. Frankel	Confer with D. Austern, E. Westbrook. D. Felder re ZAI issues (1.7); prepare notes re same (.5).	2.20
01/14/08	R. Barainca	Prepare a chart of all professionals fees and expenses throughout the course of the case, and expert fees throughout 2007.	5.30
01/14/08	C. Reynolds	Search disclosure precedents re Circular 230 disclaimers and e-mail to R. Wyron re same (.6); revision of disclosure statement to reflect status of Optimization Plan, elimination of NOLS, etc. (3.2).	3.80
01/15/08	R. Barainca	Continue preparing a chart of all professionals fees and expenses throughout the course of the case, and expert fees throughout 2007.	6.20



David Aus 17367 page 40	tern, Futures Claims		ry 28, 2008 o. 1113090
01/16/08	R. Barainca	Continue preparing a chart of all professionals fees and expenses throughout the course of the case, and expert fees throughout 2007.	5.30
01/16/08	D. Fullem	Review Asbestos Claims Committee professional's fee application filings for certain time period and prepare summary of fees/expenses, including experts, during the particular time period.	1.70
01/17/08	R. Barainca	Continue preparing chart of professionals fees and expenses throughout the course of the case, and expert fees throughout 2007.	4.20
01/17/08	R. Frankel	Telephone conferences with J. Radecki re plan issues, post- petition interest (.5); review spreadsheet re interest from P-J (.4).	0.90
01/17/08	R. Frankel	Review plan issues, sources and uses, post-petition interest during travel from Pittsburgh.	1.40
01/18/08	R. Barainca	Continue preparing chart of professionals fees and expenses throughout the course of the case, and expert fees throughout 2007.	2.20
01/18/08	D. Felder	Telephone conference with R. Frankel regarding plan issues.	0.20
01/18/08	R. Frankel	Review issues re post-petition interest, review Travelers case (.9); telephone conference with D. Felder re research on issues (.3).	1.20
01/19/08	R. Frankel	Review statutory provisions re post-petition interest.	0.90
01/20/08	R. Frankel	Review memos, charts re Grace environmental claims, settlements.	0.90
01/20/08	R. Frankel	Review draft agency agreement with Garden City Group (.8); begin review of draft voting procedures (.4).	1.20
01/21/08	R. Frankel	Review draft voting procedures.	0.70
01/21/08	R. Frankel	Review, edit draft disclosure statement during travel to Pittsburgh.	1.80
01/22/08	K. Thomas	Review notes from D. Felder re post-petition interest research (.2); conference with D. Felder re research on post-petition interest (.2); conference with D. Felder and R. Wyron re same (.1); conference with R. Wyron re same (.1).	0.60
01/22/08	D. Felder	Research regarding plan issues (.8); conference with K. Thomas regarding same (.2).	1.00



David Aus 17367 page 41	stern, Futures Claims		ary 28, 2008 No. 1113090
01/22/08	M. Wallace	Review voice-mail and correspondence regarding Remedium settlement with IRS (.4); review insurance issues regarding escrow and begin marking up plan documents to deal with same (.7); review status of environmental disclosure and discuss same with R. Wyron (.2); begin review of plan to conform to comments received to date (.3).	1.60
01/23/08	M. Wallace	Continue review and consideration of issues in plan and necessary changes.	4.00
01/23/08	S. Stengel	Consult with R. Wyron re methodology for calculating payments on claims (.5); research same (1.4).	1.90
01/23/08	R. Wyron	Work on post-petition interest issue.	0.80
01/23/08	R. Frankel	Review draft disclosure statement during travel from Pittsburgh.	1.70
01/24/08	S. Stengel	Research and analyze methodology for calculating payments on claims.	4.40
01/24/08	R. Wyron	Review analysis on post-petition interest issues and follow- up e-mails re same.	0.80
01/24/08	C. Reynolds	Research IRC 382 authorities re application to a qualified settlement trust.	2.40
01/25/08	A. Freidberg	Review of updated language.	0.10
01/25/08	D. Felder	Review J. Biggs expert report (.2); conference with R. Frankel, R. Wyron and S. Stengel regarding plan issues (1.0).	1.20
01/25/08	S. Stengel	Research and analyze methodology for calculating payments on claims (1.2); conference with litigation team on same (1.0).	2.20
01/25/08	R. Wyron	Confer with R. Frankel on post-petition interest issues (.5); confer with S. Stengel and D. Felder on post-petition interest issues and follow-up (1.0); review e-mails regarding tax issues and follow-up (.4).	1.90
01/25/08	R. Frankel	Confer with R. Wyron re interest adjustment issues.	0.60
01/25/08	R. Frankel	Confer with R. Wyron, S. Stengel, D. Felder re present value calculation of demands, post-petition interest (.9); notes re same (.3).	1.20
01/26/08	R. Frankel	Review SA comments of counsel re ACC/FCR Plan (.9); review approval order (.4).	1.30
01/27/08	R. Wyron	Continue work on pre-petition interest issues re cash flow schedules.	0.50
01/28/08	R. Lawrence	Review and revise disclosure statement environmental provisions (3.1); summarize comments for client and colleagues (.2).	3.30



Timekeeper Summary

Alexandra G. Freidberg

Rachael Barainca

Debra O. Fullem

Jonathan P. Guy

Debra Felder

Roger Frankel

David Aus 17367 page 42	stern, Futures Claims		bruary 28, 2008 ce No. 1113090
01/28/08	R. Wyron	Work on post-petition interest and related plan issues (.4 begin review of environmental sections (.4); review state of plan documents with R. Frankel and follow-up (.3).	l); 1.10 us
01/29/08	K. Thomas	Conference with S. Stengel re research on post-petition interest issue (.1); conference with D. Felder re same (.3 review Code sections and prepare for meeting with S. Stengel on post-petition issue (.4); conference with S. Stengel re background for research (.9); review cases (.6)	· •
01/29/08	D. Felder	Conference with K. Thomas regarding plan issues and review materials regarding same.	0.60
01/29/08	M. Wallace	Review correspondence regarding fee chart in disclosure statement and respond to same (.1); correspond with R. Wyron on status of documents and telephone call regard same (.1); initial review of R. Lawrence comments to disclosure statement (.7).	
01/29/08	S. Stengel	Conference with K. Thomas re research on claims analys (.9); research related issues (.8).	is 1.70
01/29/08	R. Wyron	Begin review of draft plan documents.	2.20
01/29/08	R. Frankel	Review issues re plans.	0.70
01/30/08	K. Thomas	Conference with D. Felder re claims jurisdictions (.4); le research re "when claims arise" (4.7).	gal 5.10
01/30/08	D. Felder	Conference with K. Thomas regarding plan issues and review expert issues regarding same.	0.40
01/30/08	M. Wallace	Continue review and mark-up of plan.	0.70
01/30/08	S. Stengel	Review Biggs Report and research related issues.	4.80
01/30/08	R. Wyron	Review plan documents.	2.00
01/31/08	K. Thomas	Review cases re "when claims arise" (2.2); draft e-mail to Stengel re jurisdictions (.3); telephone conference with S. Stengel re jurisdictions and statutes (.4).	
01/31/08	S. Stengel	Telephone conference with K. Thomas re research on claims analysis (.4); research issues re Biggs Report (2.8)	3.20
01/31/08	R. Wyron	Continue review of plan documents.	1.20
		Total Hours 166.90	
		Total For Services	\$106,632.50

Hours

23.20

8.20

32.00

0.10

1.70

0.40

Rate

160.00

530.00

875.00

340.00

245.00

720.00

Amount

3,712.00

4,346.00

34.00

416.50

288.00

28,000.00



February 28, 2008 Invoice No. 1113090

Timekeeper Summary	Hours	Rate	Amount
Robert F. Lawrence	6.30	715.00	4,504.50
Jay K. Musoff	0.30	720.00	216.00
John Narducci	0.20	810.00	162.00
Clayton S. Reynolds	21.60	800.00	17,280.00
Scott A. Stengel	18.20	690.00	12,558.00
Katherine S. Thomas	10.90	470.00	5,123.00
Mary A. Wallace	25.50	620.00	15,810.00
Richard H. Wyron	18.30	775.00	14,182.50
Total All Timekeepers	166.90	\$638.90	\$106,632.50
Disbursements			
Court Messenger Fee		130.8	5
Duplicating Expense		14.8	0
Outside Services		11.9	2
Telephone		6.5	_
Westlaw Research		1,140.0	
	7	Total Disbursem	
	•	otal Disbuiscin	THES

\$1,304.11

Total For This Matter

\$107,936.61



February 28, 2008 Invoice No. 1113090

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 10 - Retention of Professionals - Other

01/04/08	D. Fullem	Confer with J. Guy regarding Hanly Conroy employment (.1); review e-mails with documents of employment related pleadings, retainer letter (.5); discuss with J. Guy re call to C. Fisher (.2); telephone call with C. Fisher to review items to be updated/finalized (.3); review same with J. Guy (.2); prepare e-mail to C. Fisher with Grace conflict parties list (.5).	1.80
01/04/08	J. Guy	Telephone call with C. Fisher regarding Hanly & Conroy application.	0.40
01/04/08	J. Guy	Attention to application and related disclosure issues.	1.00
01/07/08	D. Fullem	Prepare/review/revise Hanly Conroy application, declaration, and related pleadings (5.2); coordinate final draft of documents and send with e-mail to J. Guy and C. Fisher for review and comment (.5).	5.70
01/08/08	D. Fullem	Several conferences with J. Guy regarding Hanly Conroy application, proposed edits, etc. (.6); forward to and review revisions by R. Wyron (.5); update and finalize application, declaration, notice, order (3.8); send final engagement letter to D. Austern for signature(.1); send final declaration to C. Fisher for signature (.1); coordinate service on parties (.5); prepare e-mail to local counsel regarding filing of same (.2).	5.80
01/08/08	J. Guy	Attention to Fisher application.	0.40
01/08/08	R. Wyron	Review application to employ Hanly Conroy and related declaration, and provide comments to D. Fullem.	0.80
01/09/08	D. Fullem	Follow-up with C. Hartman regarding status of filing Hanly Conroy retention application; review and respond to e-mail from C. Hartman with docket information; prepare e-mail to J. Guy and C. Fisher at Hanly Conroy regarding same.	0.50
01/21/08	R. Frankel	Review FCR Application to Employ Hanly, Conroy.	0.40
01/29/08	R. Barainca	Prepare a CNO for the Application to Employ Hanly Conroy.	0.80
01/29/08	D. Fullem	Review U.S. Trustee objection to Hanly Conroy employment; review e-mails from D. Felder and R. Wyron.	0.70
01/29/08	D. Fullem	Review docket for objections/responses to Hanly Conroy employment; prepare e-mail to J. Guy regarding same.	0.20
01/29/08	J. Guy	Review Objections to Hanly application.	0.70



David Aus 17367 page 45	tern, Futures Claims	Representative for \	W.R. Grace & Co). -	February 28, 2008 Invoice No. 1113090
01/29/08	J. Guy	Telephone call w and C. Fisher reg- objections.			
01/29/08	R. Wyron	Review objection	s to Special PD C	Counsel.	0.40
01/30/08	D. Fullem	Review e-mails fi			
		on Hanly Conroy			
		reply to same; rev			
01/31/08	D. Fullem	Review e-mail fro			0.50
		objection by U.S.			
		review e-mail from			
		regarding hearing		•	•
		Total Hou	ırs	20.80	
		Total For	Services		\$7,293.50
<u>Timekeep</u>	er Summary	Hours	Rate	Amount	
	Barainca	0.80	160.00	128.00	
Roger F		0.40	875.00	350.00	
	D. Fullem	15.50	245.00	3,797.50	
	1 P. Guy	2.90	720.00	2,088.00	
Richard	H. Wyron	1.20	775.00	930.00	
Total All	Fimekeepers	20.80	\$350.65	\$7,293.50	
Disbursem	ente				
	plicating Expense		1,971.30		
	stage		500.81		
rus	stage	ar.			
		1)	otal Disbursemen	nts	\$2,472.11
		Tota	al For This Matt	er	\$9,765.61



February 28, 2008 Invoice No. 1113090

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 11 - Compensation of Professionals - Other

01/08/08	R. Barainca	Edit D. Austern's Fourteenth Quarterly.	0.80
01/08/08	R. Barainca	Edit Eleventh Quarterly Fee application.	0.80
01/09/08	D. Fullem	Review and respond to voice-mail from J. Solganick regarding CIBC final fee application order.	0.20
01/11/08	R. Barainca	Prepare D. Austern's Fourteenth Quarterly and Tillinghast's November 2007 Monthly and Eleventh Quarterly for filing.	2.50
01/14/08	D. Fullem	Research docket for Order entered on CIBC's final fee application as requested by J. Solganick at Piper Jaffray; prepare e-mail to J. Solganick and attach copy of Order and Exhibit A approving CIBC's final fee application.	0.30
01/18/08	R. Barainca	Edit Piper Jaffray's November 2007 Monthly Fee Application.	0.60
01/22/08	R. Barainca	Prepare Piper Jaffray's November 2007 Monthly for filing.	0.40
01/23/08	R. Barainca	Edit Tillinghast's December 2007 fee application.	0.70
01/25/08	R. Barainca	Prepare Certificates of No Objection for Piper and Tillinghast's October 2007 Monthlys.	0.80
01/27/08	R. Wyron	Review notice of filing thirty-first monthly for Tillinghast, and CNOs on twenty-ninth monthly of Tillinghast and twenty-first monthly of Piper Jaffray.	0.40
01/28/08	R. Wyron	Review e-mails from J. Biggs on fee auditor's report and follow-up (.3); review expense data for J. Biggs and analyze issues (.4); e-mails to and from J. Biggs on fee auditor process (.2).	0.90
01/29/08	R. Barainca	Prepare Tillinghast's December 2007 Monthly and CNOs for Tillinghast and Piper's October 2007 Monthlys for filing.	0.80
01/29/08	D. Fullem	Review e-mails from J. Biggs and R. Wyron regarding questions from fee auditor; confer with R. Barainca regarding same and response thereto.	0.40

Total Hours 9.60 Total For Services

\$2,412.00

Hours	Rate	Amount
7.40	160.00 245.00	1,184.00 220.50
		7.40 160.00



February 28, 2008 Invoice No. 1113090

page 47

Timekeeper Summary	Hours	Rate	Amount	
Richard H. Wyron	1.30	775.00	1,007.50	
Total All Timekeepers	9.60	\$251.25	\$2,412.00	
Disbursements				
Duplicating Expense		1,333.70	i e	
Postage		456.42		
	7	Total Disburseme	nts	\$1,790.12

Total For This Matter

\$4,202.12



February 28, 2008 Invoice No. 1113090

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 13 - Compensation of Professionals - Orrick

01/03/08	D. Fullem	Undata faalaynaanaa uhaata	
01/08/08	R. Barainca	Update fee/expense charts.	0.50
01/08/08		Edit Orrick Seventh Quarterly.	1.20
01/08/08	D. Fullem	Review e-mails between R. Wyron and new fee auditor in	0.20
01,000,00	D T !!	charge of case; confer with R. Barainca regarding same.	
01/08/08	D. Fullem	Confer with R. Barainca regarding recent payment information.	0.10
01/08/08	R. Wyron	Review draft of Seventh Quarterly and backup, and provide comments to R. Barainca.	0.80
01/10/08	R. Barainca	Edit Orrick Seventh Quarterly.	1.50
01/10/08	D. Fullem	Review December prebills.	2.50
01/10/08	R. Wyron	Review draft fee application.	0.30
01/11/08	R. Barainca	Prepare Orrick's Seventh Quarterly fee application for	0.30
		filing.	0.70
01/11/08	D. Fullem	Continue review and revisions to December prebills (2.0);	2.70
		prepare e-mails to several professionals to obtain proper	2.70
		breakdown of hours by task detail on time entries (.5);	
		confer with P. Reyes regarding same (.1); update R. Wyron	
		regarding status of review (.1).	
01/11/08	D. Fullem	Prepare e-mail to R. Meade regarding updating service lists	0.20
		to include name of new fee auditor assigned to the case.	0.20
01/12/08	R. Wyron	Review December prebill.	1.10
01/15/08	D. Fullem	Confer with R. Barainca regarding status of fee application	1.10
		filings, CNOs, etc.	0.20
01/16/08	R. Barainca	Edit Orrick's November 2007 Monthly fee app.	0.50
01/22/08	R. Barainca	Prepare Orrick's November 2007 Monthly for filing.	0.50
01/23/08	R. Barainca	Prepare Orrick's December 2007 fee application.	0.40
01/30/08	R. Barainca	Continue editing Orrigh's December 2007 for the state of	0.70
01/30/00	r. Duranica	Continue editing Orrick's December 2007 fee application.	2.20
		Total Hours 15.80	
		Total For Coming	\$4.105.00
			\$4,425.00



February 28, 2008 Invoice No. 1113090

page 49

Timekeeper Summary	Hours	Rate	Amount
Rachael Barainca	7.20	160.00	1.152.00
Debra O. Fullem	6.40	160.00 245.00	1,152.00 1,568.00
Richard H. Wyron	2.20	775.00	1,705.00
Total All Timekeepers	15.80	\$280.06	\$4,425.00
Disbursements			
Duplicating Expense		59.20	
Express Delivery		247.86	
Postage		4.60	
	Т	otal Disbursemen	nts

Total For This Matter

\$4,736.66



February 28, 2008 Invoice No. 1113090

For Legal Services Rendered Through January 31, 2008 in Connection With:

Matter: 15 - Travel Time (Non-Working)

01/08/08	J. Ansbro	Non-working portion of travel time from NY to DC to	2.50	
		attend meeting with estimation team and demonstrative	2.50	
		exhibit vendor, and return travel to NY.		
01/10/08	T. Ryan	Travel to Pittsburgh (non-working).		
01/10/08	J. Cangialosi	Non-working travel re trial.		
01/11/08	J. Ansbro	Non-working portion of travel time from NY to DC to	2.00 4.20	
		attend meeting with estimation team and demonstrative		
		exhibit vendor and client, and return travel to NY.		
01/12/08	A. Kim	Travel to Pittsburgh for estimation trial.	1.00	
01/12/08	J. Ansbro	Non-working portion of travel time from NY to Pittsburgh	2.00	
		to attend trial.		
01/12/08	R. Mullady, Jr.	Travel to Pittsburgh.	2.00	
01/13/08	R. Wyron	Travel to Pittsburgh for Opening Arguments.	3.00	
01/13/08	R. Frankel	Travel to Pittsburgh for Estimation Trial.	1.70	
01/15/08	C. Zurbrugg	Travel to Pittsburgh.	2.90	
01/15/08	A. Weiss	Travel from DC to Pittsburgh.	4.20	
01/15/08	J. Cutler	Travel to Pittsburgh for hearing.	3.80	
01/15/08	R. Wyron	Return from Pittsburgh Estimation Hearing.	2.00	
01/16/08	T. Ryan	Travel to Pittsburgh (non-working).	3.00	
01/16/08	C. Zurbrugg	Travel from Pittsburgh to NY.	4.10	
01/16/08	A. Weiss	Travel from Pittsburgh to DC.	3.70	
01/16/08	J. Cutler	Return travel from trial.	3.40	
01/16/08	A. Kim	Travel to DC from estimation trial in Pittsburgh.	1.00	
01/16/08	J. Ansbro	Non-working travel time from Pittsburgh to NY after	3.80	
04445100		attending trial.		
01/16/08	R. Mullady, Jr.	Non-working travel.	3.50	
01/17/08	J. Cangialosi	Non-working travel to NY.	2.00	
01/17/08	R. Frankel	Non-working travel from Pittsburgh.	2.30	
01/21/08	J. Cangialosi	Non-working travel re trial.	2.00	
01/21/08	J. Cutler	Travel to Pittsburgh for trial.	3.00	
01/21/08	A. Kim	Travel to Pittsburgh for estimation trial.	1.00	
01/21/08	J. Ansbro	Non-working portion of travel time from NY to Pittsburgh	2.80	
01/01/00		to attend trial.		
01/21/08	R. Frankel	Travel to Pittsburgh.	1.60	
01/22/08	J. Cutler	Return travel from trial in Pittsburgh.	3.00	
01/22/08	A. Kim	Travel to DC from estimation trial in Pittsburgh.	1.00	
01/23/08	T. Ryan	Travel to Pittsburgh (non-working).	3.00	



David Aus 17367 page 51	February 28, 2008 Invoice No. 1113090				
01/23/08 01/23/08	J. Cangialosi J. Ansbro	Non-working trav Non-working port after attending tria	3.00 gh to NY 3.50		
01/23/08	R. Mullady, Jr.	Non-working trav	4.60		
01/23/08	R. Frankel	Travel to DC from	2.70		
01/28/08	J. Ansbro	Non-working port	3.30		
		Wilmington to att			
		Total Hours		95.60	
		Total For Services			\$26,567.75
Timekeeper Summary		Hours	Rate	Amount	
	•				
John Ansbro		22.10	345.00	7,624.50	
James Cangialosi		9.00	130.00	1,170.00	
Joshua M. Cutler		13.20	250.00	3,300.00	
Roger Frankel		8.30	437.50	3,631.25	
Antony P. Kim		4.00	250.00	1,000.00	
Raymond G. Mullady, Jr.		10.10	355.00	3,585.50	
Thomas Ryan		9.00	102.50	922.50	
Annie L. Weiss		7.90	235.00	1,856.50	
Richard H. Wyron		5.00	387.50	1,937.50	
Catharine L. Zurbrugg		7.00	220.00	1,540.00	
Total All Timekeepers		95.60	\$277.91	\$26,567.75	
Disbursem	ents				
Express Delivery					
Local Taxi Expense		58.44 284.01			
Other Business Meals		151.91			
Overtime Meals					
		8.42			
Travel Expense, Air Fare					
		Total Disbursements			\$12.18

Total For This Matter

\$26,579.93



February 28, 2008 Invoice No. 1113090

Total Fees, all Matters
Total Disbursements, all Matters
Total Amount Due

\$1,052,243.75 \$141,872.15 \$1,194,115.90